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Hopkins.

THE LAW OF LOVE
AND LOVE AS A LAW;

OR,

CHRISTIAN ETHICS.

Revised Edition.

THEORY OF MORALS RESTATED.

FOR USE WITH "THE OUTLINE STUDY OF MAN."

BY

MARK HOPKINS, D. D., LL. D.

NEW YORK:
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1884

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To THE
HON. WILLIAM E. DODGE.

MY DEAR SIR:—

As the following work, in its present form, is due to leisure that came through your beneficence, it is fit that it should be dedicated to you. I wish, too, as my name has so long been associated with yours in connection with a great movement for the spread of Christianity, that it may also be thus associated in connection with a system of Moral Science which is no less in accord with Christianity than with the constitution of man, and which will, as I trust, aid in its promotion.

With high respect and regard, yours,

MARK HOPKINS.

C. D. TRANSFER MAY 21 1940

PREFACE.

IN the preface to the first edition of "The Law of Love and Love as a Law," reasons were given for the publication of that work in addition to the "Lectures on Moral Science." To the third edition a second preface was added, and of that the larger part is here given.

"In publishing a third edition of the following work some notice of the discussions to which it has given rise seems called for. In these it has apparently been forgotten by many how entirely the work is an exposition of that cardinal precept of Christian philosophy, 'Thou shalt love the Lord thy God with all thy heart, and thy neighbor as thyself.' As imperative there is in that precept Law; and the one thing required by that law is Love. This gives us 'The Law of Love,' and the law practically carried out gives us 'Love as a Law.' With this the doctrine of ends as stated in the 'Lectures on Moral Science' is coincident, since the end of Love, so far as there is choice in it, and so morality, must be the good of the person loved.

“ But while the cardinal principle of Christian philosophy is as stated above, that of the prevalent philosophy is, ‘Do right for the sake of the right.’ Are these identical? If so, those that hold to the doctrine of an ultimate right may spare their attacks, for I am substantially agreed with them. If not, it is for them to reconcile their acceptance of the precept with their acceptance of Christianity as a philosophy. What we need is a Christian philosophy. Not that philosophy is to be received on the basis of revelation. To be philosophy it must be received on the basis of reason. But if a revelation really from God teach or imply a philosophy, it must coincide with that taught by reason, and ought to be seen thus to coincide. If Christendom is ever to be a fair exponent of Christianity, its Moral Philosophy must be that of Christianity.

“ We need also a philosophy in which the practical shall be drawn from the theoretical part, so that they shall not stand, as in most treatises, like the two sides of the Yosemite Valley, with a deep gulf between them. If, as Dr. Wayland says in the opening of his ‘Practical Ethics,’ the whole Moral Law is contained in the single word ‘Love,’ it would seem self-evident that the theoretical part, the philosophy, must consist of an exposition of Law and Love as they are in themselves, and as related to each other. Such an exposition Dr. Wayland did not attempt, nor can it be

successfully attempted by any one of his school, or of the school of Right, except as it can be shown that the two precepts above given are identical.

“That those precepts can be made identical I do not believe. To me they seem to differ both in their sphere and object. The sphere of the one is choice, and its object good. To choose the good of beings capable of good, disinterestedly and as valuable in itself, is the love required. Here the sphere is choice without volition or outward action, and the obligation to choose thus is affirmed in view of good as valuable in itself, and with no intervention of the idea of right as distinguished from that of obligation. The sphere of the other is volition and outward action, and its object is right, or *the* right. As commonly defined, and in its only intelligible sense, right is the quality of an action. This makes *the* right to be an abstraction, a mere intellection, as it is acknowledged to be, which can become a motive to action only as an element is ‘surreptitiously’ borrowed from the sensibility to combine with it and make it obligation.

“But if the two precepts can be made identical in their material, the whole form and pressure of a system of duty will be different as the one or the other shall be made prominent. The Ptolemaic and Copernican systems differ, not in material, but in what they made central; and yet the

transition from the one to the other was one of the great steps of progress. And so it is here. Let Love be made central, so that in testing actions men shall be compelled to inquire whether they proceed from Love, and the moral heavens would come into order as a system, and order in society would be the result. The idea of right I accept; I believe in it as obligatory from its relation to good. As thus related, and so only, it loses that affinity for fanaticism so conspicuous in its history, and which has made religious wars and persecutions more virulent and cruel than any others. The persecuting Sauls and assassinating Balthazars of all ages have 'verily thought that they ought to do' what they have done, and the step now needed is to preclude, as far as possible, such mistakes by making good and Love central, and the 'Law of Love' the test of right.

"We also need, in practical morals, to see the guidance which Love may find from the distinction between the susceptibilities and the powers; and from the whole constitution of nature and of man through the unifying relation of conditioning and conditioned forces and faculties, and the *Law of Limitation* based on that. Whoever will be at the pains to trace this out will, I hope, find a system consistent with itself and in harmony with nature on the one hand, and with the Scriptures on the other.

"For the readier apprehension of the system,

which involves the step above mentioned, I ask attention to the following propositions which contain its principal points : —

(1.) “Moral philosophy regards man only as choosing and acting from choice.

(2.) “Moral action is rational, as distinguished from instinctive action.

(3.) “Rational action implies a recognized end.

(4.) “There can be no conception of an end as a ground of rational action except through a sensibility.

(5.) “The end which man *ought* to choose is indicated by his moral nature, which affirms obligation to choose it ; but it is in his power to reject it.

(6.) “This end is the good of all beings capable of good, his own included.

(7.) “This good has value in itself, absolute value, which makes it an object of rational choice for its own sake.

(8.) “The choice of this good as the supreme end is the Love required by the Law ; and hence, in Love, known as Law, wisdom and virtue are identified. As obedience to moral law, it is virtue ; as the choice of good, it is wisdom.

(9.) “When an act of choice alone is required without volition or the use of means, as in Love or good-willing, obligation is affirmed at once without the intervention of the idea of right, and

with no place for it unless it be regarded as synonymous with obligation.

(10.) "The choice of good being thus virtue, action from this choice is virtuous action. The good tree makes the fruit good.

(11.) "Action that would naturally tend to promote this good is right action, and is obligatory from that tendency.

(12.) "The rejection of the end, indicated by the moral nature, and any form of choice incompatible with that end, is lawlessness and wickedness.

"Identifying as above, wisdom and virtue in Love known as Law, we find a ground of harmony between teleological and intuitive systems. It has not been sufficiently observed, that the moral imperative, in which I believe fully, the affirmation of obligation to love, can be legitimately given forth only in the apprehension of that very good which wisdom would choose for its own sake. This imperative is not the product of will. It is not, therefore, as the advocates of the theory of right persistently assert, a part of virtue. It is no more a part of virtue than it is of vice, since there could be neither without it. It is the voice of our moral nature made possible and rational by the rational apprehension of good, and can become *Law* only as that good is the good of all beings capable of good, or at least is compatible with that. In this view of it, that 'Good

ness of will,' of which Kant speaks as 'the one absolute good,' is not *a* good at all. It is goodness — goodness because it is the choice of good, and without the idea of that, the very idea of goodness had not been possible.

"It is to be added that if the good be disinterestedly chosen, the fact that it is a good can never make the system utilitarian. That the system is one of Love, the very Love commanded and made Law by God, would, it might have been supposed, be a bar to the charge of utilitarianism. Love cannot be utilitarian."

The above is thus far retained, partly to show that in rewriting, as I have now done, the theoretical part of the work, the system is not changed. My objects in rewriting were two. Of these, one was to bring the present work into closer relation to the "Outline Study of Man." It is really a continuation of that from the point where up-building was completed, and would naturally follow that in a course of study; but as this was written before that, the points of connection were less numerous and less obvious than I could wish. I wished also to carry over into moral science the method of teaching by diagrams. For this there is less scope here than in mental science, but it is hoped that what has been done may not be without benefit.

Another object I had in view was, by giving the system more unity, to state it so that it might

be more readily apprehended. In attempting this, I have started from a new definition, have carried the subject of the science back from conduct, where it is placed by Mr. Herbert Spencer, in his *Data of Ethics*, to man himself as choosing and acting from choice, and have sought to keep closely to an exposition of the definition. It should be said, however, that a subject so complex as this, and involving so much of mental science, cannot be understood without careful study.

The system advocated in the following work differs radically from that commonly received. Some of the differences have been already mentioned, but as the interest of truth requires that they should be clearly seen, the following propositions are stated. In common with most other systems, it makes choice the moral act. It then differs from them —

(1.) In making the ultimate object of choice always a good as furnished by the sensibility, and not right, or *the* right as furnished by the moral nature.

(2.) In making the sensibility a condition for moral ideas, while it holds to their origin as necessary, and from the moral reason. That they are conditioned on a sensibility no more affects their character as rational, than the fact that the ideas of personal identity and resemblance are conditioned on the idea of being affects their character as rational.

(3.) In making the idea of rights and of obligation, as belonging to the person, the primary product of the moral reason, instead of the idea of right as the quality of an action, or of *the* right as an abstraction.

(4.) In making the idea of obligation in view of a higher good to be chosen, independent of that of right.

(5.) In the place and office now necessarily given to the conscience as behind the will, and as privy councilor in guiding its choices.

(6.) In the identity of choice, and also of wisdom and virtue, with Love.

(7.) In the ability we thus gain to reconcile, as in no other way, teleological and intuitive, scriptural and rational systems.

(8.) In bringing into moral science the law of the conditioning and the conditioned, and the law of limitation based upon that.

Other points might be mentioned, and are, in the preface to the first edition, but these are sufficient.

Among the above I ask special attention to the second, in which the relation of *a* good in the sensibility to moral ideas is affirmed. I hold to obligation as strongly as any one. I hold to a moral nature, through which rights and obligation are immediately and necessarily affirmed; but I hold that obligation is obligation to choose, and because I hold further, that it is obligation to choose a

good rather than the quality of an action, or an abstract quality, I am regarded by some as a utilitarian. Utility is a good thing in its place, but that place is not at the basis of a moral system. I would choose a good, not for its utility, for it has none. It is the only thing I know of that neither has, nor can have, utility. I would choose it for its own sake, and also as under obligation to choose it, and that behest of moral law would, or should, lead me to adhere to the choice of *the* good, and of the good of others, which is love, under every extremity. A system which thus recognizes a moral nature, and the sacredness of obligation, is not what I understand a system of utility or of expediency to be. Nor is it a blending of any two systems, but a statement of the relation of the sensibility and the moral nature to the will, of virtue to a good, and thus the solution, or at least an attempted solution, of the most difficult problem in theoretical morals.

In the rewriting, I have given more prominence than heretofore to Rights, making the idea of them, in its necessary connection with that of obligation, the primary moral idea, and also making them, in connection with the desires, active principles. I have also placed the moral affections among the active principles.

As the doctrines of the work have not been changed, the correspondence with Dr. McCosh is retained, though with some want, not important, of accuracy in the references.¹

¹ See Appendix.

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INTRODUCTION.



DIFFERENT THEORIES.

MORALITY regards man as active. Hence moral science must imply a systematic knowledge of those powers in man which tend to, or regulate action, as those powers are related to each other, and to the objects that excite their action. These powers are related to each other as a system capable of harmonious action, and of securing through such action the highest good of the individual and of the whole.

Into the conception of a *system* of active powers the idea of order, subordination, and of a supreme controlling power must enter; and that action of such a system which would secure the highest good of the individual and of the whole is right action. Such action must be rational. It presupposes an end good in itself, and known to be good; but it can be moral only as we have a moral nature affirming *obligation* to such action.

Of the nature and foundation of moral obligation which I suppose to be thus affirmed, different

accounts have been given. This has arisen in part from the ambiguity of language, but more from a partial apprehension and wrong adjustment of the facts and principles of our complex nature. A striking fact, as of association, or a powerful principle, as of self-love or sympathy, is seized upon and made to account for everything. It becomes the centre of a system having in it, perhaps, much that is plausible, and much truth in its details, but as a system wholly false. Such systems are not useless. They insure a careful examination of the facts made central; the incidental truth involved, as in the treatise of Adam Smith, is often of much value; and something is done in limiting and exhausting the possibilities of error.

And not only are different systems produced from the above causes, but the moral problem itself is differently stated. By some it is made an inquiry concerning the moral nature; by some, concerning the nature of virtue; by some, concerning the source and nature of right; by some, after an ultimate rule; and by some, after the nature and foundation, or ground, of obligation. This last I think preferable. In the fact of obligation all are agreed. All are agreed that all mankind are under obligation to do some acts and to abstain from others. Without obligation there can be no morality and no law, and a statement of the ground and conditions and limitations of obligation, would be a statement of the theory of morals

Different
statements of
the moral
problem.

As I propose to use the term, a ground of obligation for us must presuppose a moral nature in us; and the question what that nature is, is entirely different from any that may respect the ultimate ground or reason for its activity. The nature and constitution of the eye are one thing, the nature and constitution of light, without which the function of the eye could not be performed are another. The eye and light are related to each other, and each is so indispensable to vision that either might be said to be at its foundation. But the questions in optics respecting the eye, and those respecting light, are entirely distinct; and if the powers of the eye were regarded by one man as the foundation of the faculty of sight, and if the properties of light were so regarded by another, and if, because they were using the same word, they were to go on under the delusion that they were treating of the same thing, it is easy to see the confusion that must ensue. In the same way the intellect, with its capacities and laws, is one thing, and truth, the object of the intellect, is another. These so imply each other that without truth the intellect could not act, and either might be said to be the foundation of mental activity. Here, also, there would be the same confusion if men were to mistake one for the other, or, without being aware of the transition, were to apply the same terms to both.

But this is precisely what has happened in speculations on morals. Men have sometimes spoken of

the various faculties and powers involved in the moral nature, such as conscience and free will, as lying at the foundation of obligation; sometimes they have spoken of that ultimate ground or reason in view of which alone the moral nature can legitimately act, and sometimes they have included both. The fact of this confusion is said by Sir James McIntosh to have been a great, and indeed the main reason of the confusion there has been in the perplexed speculations on the subject of morals. Speaking of the difference between the "Theory of Moral Sentiment," and the "Criterion of Morality," he says: "The discrimination has seldom been made by moral philosophers; the difference between the two problems has never been uniformly observed by any of them; and it will appear in the sequel, that they have been not rarely altogether confounded by very eminent men, to the destruction of all just conception and of all correct reasoning in this most important, and perhaps most difficult, of sciences."

But this confusion will not surprise us if we observe how the speculations on these different subjects imply and almost necessarily run into each other. If we would understand optics, we must understand both the eye and light, and that not merely as they are in themselves, but as they are related to each other. If we would understand moral science, we must understand both the faculties which act and that in view of which they act

but we must be careful to keep our speculations on the one subject distinct from those on the other.

If I say that self-interest is the ground of obligation I mean that it is that in view of which obligation is affirmed by a moral agent fully constituted. If, on the other hand, I say that free will is the ground of obligation, I do not mean that it is that in view of which obligation is affirmed, but that it is a power essential to a moral agent, a necessary condition of the affirmation of obligation by such an agent.

If, again, it be said that self-interest is the ground of obligation, and we would controvert that, we need to know what other possible grounds there may be; if there may be what are called *a priori* grounds we must know that, and be able to state them, and this will involve the question of *a priori* knowledge and principles of action, and a decision of some of the highest and most disputed problems of mental science.

Shall we then regard as the foundation of obligation those faculties which are necessary to constitute us moral beings; or that in view of which, we being thus constituted, obligation is affirmed? With given faculties I see a crow flying over my head. In view of that fact I feel no obligation. With the same faculties I see a man in danger of drowning. In view of that fact I do feel under obligation to aid him if I can. Here is a ground of difference, and

The ground of obligation that in view of which obligation is affirmed.

of obligation. What is that ground? Is there any ground common to all cases? Without questioning what others have done, and simply desiring distinctness, I prefer to call that the ground of obligation in view of which obligation is affirmed. In seeking for this, however, we shall necessarily be drawn into an examination of those faculties and mental products on which moral agency is conditioned, for it must be remembered that that in view of which obligation is affirmed may itself, like the idea of right, be the product of mental agency.

Moral philosophers have indeed been divided into two classes, as they have belonged to one or the other of the two great schools of mental science that have divided thinkers from the time of Plato and Aristotle — in reality, as they have settled in one way or another the great problem of the origin of knowledge. A sensationalist, believing that all our knowledge is from experience, that there are no necessary principles, or forms of knowledge given by the mind itself, can believe in no *a priori* principles of morality, and will, almost of course, adopt a low, fluctuating, and selfish system of morals. But one who finds in the mind itself as well as in the senses a source of primitive knowledge, given indeed, not without the senses, but on the occasion of them, may consistently, and will naturally, look to the same source for the principles, or elements, or primitive facts, or ultimate ideas, or ground, or founda-

Dependence
of moral
on mental
science.

tion, or whatever he may please to call it, of morals. Hence, the great battle of scientific morality is to be fought on the field of mental science.

On this field some, as those who so make the mind the product of organization as to bring it under the laws of matter and of necessity, and all, indeed, who deny the fact of liberty, so decide mental problems as to make morality impossible. Others necessitate a basis of self-interest, or of mere sentiment, while others still so solve these problems as to admit, in some form, of what may be called a rational system.

Nor, I may remark in passing, need it discourage those who have not studied mental science formally, that moral problems strike their roots so deeply into that, for on this class of subjects sound judgment is native to the common mind. It is even true that where accurate statement is most difficult, intuition is most certain, and when such statements are made they commend themselves with great readiness to the common consciousness.

With this view of the ground of obligation and of the connection of mental with moral science, we pass to consider some of the Various systems. systems respecting obligation and its ground which have been adopted by different philosophers.

Of these the first commonly mentioned, as it was the first in point of time among modern First theory Hobbes. systems, is that of Hobbes. By him the ground of obligation was found in the authority of

the Civil Law. According to Hobbes, a regard to personal advantage is the only possible motive to human action. "Acknowledgment of power is called honor." "Pity is the imagination of future calamity to ourselves." "Laughter is occasioned by sudden glory in our eminence, or in comparison with the infirmity of others." "Love is a conception of his need of the one person desired." "Repentance is regret at having missed the way." There are no social affections, no sense of duty, no moral sentiments. As a desire for his own pleasure is supreme in every man, it will follow that the state of society is naturally one of war. But as nothing can so interfere with this supreme desire or end of man as war, it becomes obligatory on men to combine, by an expression of their common will in the form of law, for the preservation of peace; and as there is no other possible standard, it follows that men must be bound by the behests of law, whatever they may be.

A system resting on a view of our nature so low and partial, and thus favorable to arbitrary power, was not fitted for permanence among a free people, and had nearly passed from remembrance, except in the schools, when an attempt was made to revive it in connection with the enforcement of the fugitive slave law. This attempt gave rise to the expression so prevalent for a time, of "the higher law;" and it really seemed at one time that we had a party among us who denied the existence of any such law.

Of this system it has been well said, that it must either be right to obey the law and wrong to disobey it, or indifferent whether we obey it or not. If it be morally indifferent whether we obey it or not, the law which may or may not be obeyed with equal virtue cannot be a source of virtue ; and if it be right to obey it, the very supposition that it is right implies a notion of right and wrong that is antecedent to the law, and gives it its moral efficacy.

A second theory of obligation is that it is based on self-interest.

Much might be said to show that this Second theory ; self-interest. was the system of Paley, whose work was formerly taught almost universally, both in England and in this country. Many things in his book are consistent with this theory only, while others would seem to imply that of general utility. Probably he did not discriminate sharply between them.

This system supposes the same low and imperfect view of the facts of our nature as is implied in the preceding one. It fails to show the distinction between interest and duty, or why all actions that are for our interest, as a good bargain, are not virtuous. It ignores or denies the fact of disinterested affection, contradicting thus the general consciousness which attributes merit to actions in proportion as self is forgotten. As that which is the foundation of obligation should be supreme in our regard, this system would require us to regard self-interest

supremely, and everything else as subordinate to that. It would thus be wrong to love God supremely and our neighbor as ourselves; and indeed any high, or noble, or generous act would, according to this system, be either impossible or wrong.

The plausibility of this system arises from the fact that self-interest has its place in one that is correct; and also from the fact that men exalt self-interest so unduly, and do so generally make it practically the centre of their thoughts and actions.

A third system founds obligation on utility. The Third system; of utility. assertion is, not only that we are under obligation to do those things that are useful, but that their usefulness is the ground of the obligation.

To set aside this view it is only necessary to understand the meaning of terms. By a ground of obligation we mean the ultimate reason in view of which it is affirmed. But by its very definition utility cannot be ultimate. "Some things," says Sir William Hamilton, "are valuable, finally, or for themselves—these are ends; other things are valuable, not on their own account, but as conducive towards certain ulterior ends—these are means. The value of ends is absolute; the value of means is relative. Absolute value is properly called a good; relative value is properly called a utility." Whatever is useful, then, can have value only as it is related to the end which it may be

ased to promote. A plough is useful, but only as it is related to the value of a crop. Unless there be ends that have value in themselves, means can have no value, and so nothing can be useful. But no one will contend that we can be under obligation to choose that as an ultimate and supreme end which can have no value except as it is related to an end beyond itself.

The plausibility of this system is from the fact that we are so often under obligation to choose that which is useful, and from a failure, in doing this, to distinguish the ground from a condition of obligation. The absolute value of an end may be the ground of obligation to choose it, but we can be under obligation to choose means only on condition that they shall be useful in attaining the end. Of course a system which should place obligation to choose an end on the ground of an intrinsic value that should have no end beyond itself, and so no utility, could not properly be charged with being a system of utility.

The word utility expresses a relation — a relation between that which is valuable in itself and the means of obtaining it. A fourth system, Fourth system ; that of Dr. Wayland, bases obligation on Wayland. the relations of one being to another. “It is,” says he, “manifest to every one that we all stand in various and dissimilar relations to all the sentient beings, created and uncreated, with which we are acquainted. Among our relations to created beings

are those of man to man, or that of substantial equality, of parent and child, of benefactor and recipient, of husband and wife, of brother and brother, citizen and citizen, citizen and magistrate, and a thousand others. Now it seems to me that as soon as a human being comprehends the relation in which two human beings stand to each other, there arises in his mind a consciousness of moral obligation, connected by our Creator with the very conception of the relation."

Here it will be observed that no enumeration of the relations on which obligation depends is attempted. Some are specified, and there are said to be "a thousand others." Nor is any attempt made to show what is common to all these relations in virtue of which they are the ground of obligation. Relations as such cannot be the ground of obligation. Why must these relations be between sensitive beings? Why are not all relations between sensitive beings, as those of time and space, the ground of obligation? The relative height of two men, as tall and short, constitutes a relation, but not a ground of obligation. In themselves relations have no value, and aside from the beings related they cannot exist. They cannot be made objects of choice or grounds of action. There is in them nothing ultimate. They are simply the occasion or condition of our apprehending a ground of obligation that lies wholly beyond themselves. It is true that whatever we do we must do in some relation,

and this gives the system its plausibility; but this incidental connection of relations with grounds of action that lie beyond them can never make them an adequate basis for a moral system.

Analogous to this system of relations are two others — those of Dr. Samuel Clarke and of Wollaston. Of these the first founds obligation on the fitness of things; and the second on conformity to truth, or to the true nature of things. A man owes a debt. It is according to the fitness of things that he should pay it, and that fitness is the ground of the obligation. It is true that there is a difference between a man and a tree, and on the ground of this difference there is an obligation to treat them differently. Not to do so would be acting a lie, and so, according to Wollaston, all immorality is an acted lie.

Fifth and sixth systems; Dr. Clarke and Wollaston.

Of these systems it is to be said that both fitness and truth, as that is here used, express, not anything ultimate, but only a relation. Between the fact of the debt and its payment there is a fitness, but it is not on the ground of its fitness that the payment is to be made. The fitness has no value in itself, and could exist only as the debt has value in some relation to an ulterior good. If there were no good of any kind to be gained by the payment of the debt — no satisfaction of any sentiment — there would be no fitness in paying it. So of truth. It is true that there is a difference between a man and a tree, and that they are to be treated

differently, not however on the ground of the truth, which has value only for what it indicates beyond itself, but because a man is capable of a rational good and a tree is not.

It is to be said, also, that both fitness and truth are terms quite too broad to be used accurately as the basis of a system, since there is a large class of fitnesses and of truths that have no relation to morals. To use a pen for writing is according to the fitness of things, and is a practical affirmation of the truth that the pen was made for that, but there may be in it nothing moral. Besides, there is as much fitness in an immoral act to produce evil as there is in a moral act to produce good, and it is as much according to the true nature of things that it should produce evil. It cannot, therefore, be either the fitness or the truth on which the obligation depends.

The plausibility of these systems is from the fact that all obligatory acts are in accordance both with the fitness and with the true nature of things, though these are not the foundation of the obligation to do them.

Another system of the same class is that of Seventh system ; Jouffroy. Jouffroy, which makes order the basis of obligation. This was mentioned by me in my former volume, and I have nothing to add to what was then said. Order may be affirmed of mere physical being, in which there can be nothing moral. It expresses a relation, and nothing ultimate.

It can never be chosen for its own sake. Beings may place themselves in order for the sake of an end beyond, but not for the order itself. At least, such order cannot be obligatory. It would be absurd for an army to preserve the order of its march if that would insure its destruction. The order of an army is for its safety and efficiency, and can be obligatory on no other ground. The same principle applies in all cases of order. It can never be so valuable as to become obligatory, except as subservient to an end beyond itself.

From several passages in Jouffroy it would appear that he identified the *order* of the universe with its *end*. Doing this, we can readily see how he might have adopted the system, but to do it is simply an abuse of terms. Order cannot be the end of the universe. That must be some good of the beings that compose the universe, which may or may not be attained by means of order.

According to an eighth system, the will of God is the ground of obligation. We are, it is said, under obligation to do whatever Eighth system; will of God. He commands, simply because He commands it.

Philosophically this is the same doctrine as that of Hobbes, who referred everything to the will of the lawgiver, or of the law-making power, regarded simply as will, and accompanied by power. The question is, whether the will of any being, regarded simply as will and without reference to the ends chosen, can be the ground of obligation. It is true

that the will of God is an infallible rule, and that we are to do unhesitatingly whatever He commands. It is true, also, that this can be said of no other will, whether of an individual or of any number of individuals however organized. It is this fact, that the will of God is to be always and implicitly obeyed, that gives the system now in question its plausibility. But are we to obey his will simply because it is his will? or from faith, that is, because we have adequate ground for implicit confidence in Him that his will will always be determined by wisdom and goodness? It is precisely here that faith comes in. God commands that for which we can see no good reason except that He commands it. He may even command that which, aside from his will, shall seem opposed to all our apprehensions of what is right and best. This renders faith possible, and furnishes it with a distinct field for its conflicts and triumphs. But if his will, simply as will, be the ground of obligation, then faith is impossible, and that great bond and actuating principle of the social universe is annihilated. On this supposition all the acts of God would be equally right by a natural necessity, and the appeal of Abraham to God, "Shall not the Judge of all the earth do right?" was absurd.

Again, there is nothing ultimate in will whether regarded as choice or as volition. In either case we distinguish between the act and the object. The act is for the sake of the object, and can never be an end or object of choice for itself.

Once more, on this supposition moral science is impossible. Science supposes uniformity and grounds of certainty. These may be found in those grounds of action which ought to influence a free being, but never in the acts of such a being. The ground of our confidence that a free being will pursue a given course must be faith, and not science.

This system has been strangely adopted under the impression that it honors God. It renders it impossible that He should be honored.

The next system we shall consider is that of those who say that right is the foundation of obligation. According to this, we are to do right for the sake of the right. This is, perhaps, the prevalent theory at the present time.

On the face of it, nothing could seem simpler than this theory; but the ambiguities of the word right have produced confusion. If we take right as an adjective expressing the quality of an action, and opposed to wrong, it is obvious that it cannot be the ground of obligation, because it expresses nothing ultimate, but only a relation. Used thus, the only conceivable meaning of the word right is either conformity to a standard or rule, or fitness to attain an end. So it is commonly used by moralists. "Right," says Paley, "means no more than conformity to the rule we go by, whatever that may be." "The adjective right," says Whewell, "means conformable to a rule." He who solves a sum according to

A rule does it right. In this sense simple rightness does not even involve a moral quality, and so cannot be the foundation of obligation. Whence then comes the moral quality? Here is a right act that has no moral quality. Here is another morally right. Whence the difference? This can be only from something in the rule, or standard, or end that lies beyond the act; and if the moral quality come from one or the other of these, the obligation must also. But whatever may be the origin of the moral quality in an action morally right, it is plain that the quality of an action can never be the ground of an obligation to do that action. Look at this. A man does a wrong action; he steals. He does not do this for the sake of the quality of the action — its wrongness; but for the end that lies beyond the action. A man does a right action; he gives money in charity. He does not do this for the sake of the rightness of the action, but to relieve a case of distress. If he were to do it for the sake of the rightness of the act, the act would not be right. Think of a man's doing good to another, not from good will, but for the sake of the rightness of his own act. Think of his loving God for the same reason! Certainly, if we regard right as the quality of an action, no man can be under obligation to do an act morally right for which there is not a reason besides its being right, and on the ground of which it is right. That reason, then, whatever it may be, and not the rightness, must be the ground of the obligation.

But are we not under obligation to do what is morally right? Certainly, always. So are we always under obligation to do what is according to the fitness of things, and the truth of things, and the will of God; but these are not the ground of the obligation, and the quality of right in an action neither is, nor can be, the ground of the obligation to do it.

Is there, then, in morals a right which is not the quality of an action? Yes; a man has rights. He has a right to life and liberty. Here the word right is used as a substantive, and means a just claim. This we understand, and the ground of it will be investigated hereafter, but it has no relation to our present subject.

Is there still another sense of the word right? This is claimed, and in this too it is used as a substantive, and with the article prefixed — “the right.” Can we here, as before, gain definite notions? I fear not. “The term right,” says Dr. Haven, in his excellent and popular work, — and he represents a large class of writers, — “expresses a simple and ultimate idea; it is therefore incapable of analysis and definition.” “It expresses an eternal and immutable distinction, inherent in the nature of things.” And not only right, but wrong is also such an idea, for he says, “*Right and wrong are distinctions immutable and inherent in the nature of things.*” They are not the creations of expediency nor of law; nor yet do they originate in the divine

character. They have *no* origin. They are eternal as the throne of Deity ; they are immutable as God himself. Nay, were God himself to change, these distinctions would change not. Omnipotence has no power over them, whether to create or to destroy. Law does not make them, but they make law. They are the source and spring of all law and all obligation.”¹

I am of those who believe that there are simple and ultimate ideas. That of existence, or being, is one. All men have, and must have an idea of something, of themselves, as existing. Here we have the idea, and something actual which corresponds to it ; and I understand what is meant when it is said that existence, being, — not the idea, but the thing, — had no origin, and that it may be the source of law. Is then the idea of right such an idea ? Is there anything corresponding to the idea, but different from it, that has existed from eternity ? Is it like space, of which we might plausibly say that it existed independently of God and of all creatures, so that if they were withdrawn the eternal right would still exist ? Is this true also of wrong ? If so, we might well, as some do, put right above God, and wrong too. This seems to be claimed, but cannot be, for we are told that “right and wrong are *distinctions*,” not things, but “distinctions immutable and inherent in the nature of things.” But what things ? We are told again,

¹ *Moral Philosophy*, p. 47.

“ When we speak of things and the nature of things, as applicable to this discussion, we do not of course refer to material objects, nor yet to spiritual intelligences, *but to the actions and moral conduct* of intelligent beings, created or uncreated, finite or infinite.” Here, then, we have moral action which is eternal and has no origin ; for if the distinctions be eternal, inhering in the nature of things, the things themselves in which they inhere must also be eternal. But further, if these eternal distinctions inhere in these eternal actions, what is this but to make them qualities of the actions, which, as we have already shown, would preclude the possibility of their being the ground of obligation to do the actions. We have also distinctions in moral actions — actions, observe, already moral,—which are “ the spring of all law and all obligation.” But is this what the author really means ? Probably not, for he immediately adds, “ We mean to say, that such and such acts of an intelligent voluntary agent, whoever he may be, are, in *their very nature*, right or wrong.” This is quite different from the propositions with which we have been dealing. It simply amounts to saying that certain acts, not eternal, but such as you and I may do, are right or wrong, and that no reason can be given for it, except that they are so. Now I believe, and that, I suppose, is the real difference between us, the point on which this whole question turns, that when an action is right or wrong a reason can always be given why it is so,

and that in that reason the ground of the obligation is to be found. We are never to do, or to intend to do right for the sake of the right, but we are to intend to do that, the doing of which is right, for the sake of that which makes it right.

The analogy is often insisted on, it is by Dr. Haven, between mathematical and moral ideas. Mathematical ideas and truths, it is said, are necessary and eternal. But how? Is it meant that either ideas or truths can exist except in some mind? Is it meant that mathematical ideas are any more eternal in the divine mind than any other ideas that are there? Is anything more meant than that, by the very nature of intelligence it is necessitated, if it act at all as intelligence, to form certain ideas, and also to assent to certain propositions as soon as it understands them? If this be all, and it could be so understood, it would sweep away much vague, not to say unintelligible phraseology. Certainly it enters into our conception of an intelligent being that he must have certain ideas, and into our conception of a moral being that he must have a knowledge of moral distinctions; and if we suppose an intelligent and moral being to have existed eternally, we must also suppose, according to our inadequate mode of thinking on subjects involving the infinite, that certain intellectual and moral ideas have also been eternal, though in the order of nature the being must have been before the ideas. But this does not make these ideas in any sense in-

dependent of God, or above him, or a fountain of law, or of anything else. It simply enables us to think of God as having always existed, and as having always had within himself the conditions of intelligent, moral, and independent activity, so that he might himself, in his own intelligence and wisdom, become the fountain of all law.

When, as in the present case, the existence of a simple and ultimate idea is claimed, the appeal must be directly to consciousness. On this ground one may assert, and another deny; and there is nothing more to be said. Neither argument nor testimony can avail anything. We can only so appeal to the general consciousness by applying tests as to show what that consciousness really is.

This system will be referred to again. It is plausible, because every action that is obligatory is also right, as it is also fit, and according to the divine will.

The only other system of which I shall speak is that of Dr. Hickok. According to him a reason can be given why a thing is right. "The highest good," he says — and in this I agree with him — "must be the ground in which the ultimate rule shall reveal itself." This is a great point gained. It concedes that right is dependent upon good of some kind, that is, that a reason can always be given why a thing is right; and it only remains to inquire what that good is.

But here, if I understand him rightly, I am still compelled to differ from my able and highly

esteemed cotemporary. That good we are told is "the highest good," "the *summum bonum*." What then is that? Says Dr. Hickok, "The highest good, the *summum bonum*, is worthiness of spiritual approbation." By this, it would seem, must be meant worthiness of approbation on the ground of the acts, or states, of our own spirits. The doctrine then will be, that the ultimate ground or reason why a man should do a charitable act is not at all the good of the person relieved for the sake of that good, but that he may preserve or place his spirit in such a state as shall be worthy of his own approbation. This is stated most explicitly. "Solely," says Dr. Hickok, "that I may stand in my own sight as worthy of my own spiritual approbation, is the one motive which can influence to pure morality, and in the complete control of which is the essence of all virtue."¹

To those aware of the endless disputes of the ancients respecting "the *summum bonum*," further progress may seem hopeless if we must first decide what that is; but it will be sufficient for our present purpose if we decide the province within which it is. By "the *summum bonum*" is generally meant the greatest good of the individual. That, it would seem, must be meant here, because worthiness of approbation can belong only to the individual, and can be directly sought by the individual only for himself. But if this be meant, then the "*summum bonum*," and the end for which man was made, are

¹ *Moral Science*, p. 60

not the same. Man was not made to find the ultimate ground of his action in any subjective state of his own, of whatever kind. He was made to promote the good of others as well as his own, and the apprehension of that good furnishes an immediate ground of obligation to promote it. The good of the individual is too narrow a basis to be the ground of obligation ; and besides, it is not in accordance with our consciousness to say, when we are laboring for the good of others, that the ultimate and real thing we are seeking is our own worthiness of approbation.

But again, the man is worthy of approbation only as he is virtuous. It is virtue in him that we approve. But virtue is a voluntary state of mind, and that can never be chosen as an ultimate end. By necessity all choice and volition respect an end beyond themselves. But the ground of obligation, as we now seek it, is that ultimate end in view of which the will should act. As ultimate, the reason of the choice must be in the thing chosen, and not in the choosing. It is therefore impossible that any form, or quality, or characteristic of choice, any virtue, or goodness, or holiness should be the ground of obligation to choose. The same thing is to be said of law in every form, and for the same reason. Law can never be ultimate.

In this case, as in most of the others, a rule may be drawn from that which is assumed as the ground of obligation, because no man can be under obliga-

tion to do anything that is not in accordance with his highest worthiness. This may be a criterion or test, just as the will of God or fitness is, of what he ought to do, but never a ground of the obligation to do it.

Is it asked, then, what is your own system? It is implied in the opening remarks of the chapter, is very simple, and can be stated in few words.

In seeking the foundation of obligation, I suppose moral beings to exist. As having intelligence and sensibility I suppose them capable of apprehending ends good in themselves, and an end thus good that is both ultimate and supreme. In the apprehension of such an end I suppose the moral reason must affirm obligation to choose it, and that all acts that will, of their own nature, lead to the attainment of this end, are right.

This puts man, as having reason, into relation to his end in the same way that the brutes, as having instinct, are put into relation to their end, and gives us a philosophy in accord with other philosophies of practical life. What is the philosophy of the eye? It consists in a knowledge of its structure and use, or end; and from these, and these only, can rational rules be drawn for the right use of the eye when well, or for its treatment when diseased. Knowing these, we know how we *ought* to use the eye. We know the ground of our obligation in reference to it. It is so to use it that the end of the eye may be most perfectly attained. So we *ought* to use the

eye, and the ground of our obligation is the fact that the eye has relation to an end that has value in itself. If it had not, we could be under no such obligation. The same is true of every part of the body, and of every faculty of the mind. And if true of these, why not of the man himself? Has he an end valuable for its own sake? If not, what is he good for? But if he have such an end, why not, as in case of the eye, find in this end the reason of all use of himself, that is, of all rules of conduct, and also the ground of obligation? Can there be anything higher or better than that a man should propose to himself and choose the attainment or advancement of the very end for which God made him? What more can God ask of him — or man? What more can he wish for himself?

PART I.
THEORETICAL.



THE LAW OF LOVE.
MAN CHOOSING UNDER MORAL LAW.

I.

DEFINITION, AND PRELIMINARY STATEMENTS.

MORAL Philosophy, Ethics, Moral Science, is the science of man, choosing, and acting from choice, under Moral Law.

This definition covers the whole field of moral action — duties to be done, rights to be respected and maintained, actions morally bad, as well as those morally good. It goes back of conduct to those choices from which conduct proceeds, and limits the field of moral action to such choices and actions from choice as are under Moral Law. The definition also recognizes the acknowledged dependence of Moral upon Mental Science.

Of other definitions the following may be added : —

“That science which teaches men their duty and the reasons of it.” — *Paley*.

“The science of Moral Law.” — *Wayland*.

“The systematic application of the ultimate rule of right to all conceptions of moral conduct.” — *Hickok*.

“The science of obligation or duty.” — *President Fairchild*.

In former editions, the science was defined as that which teaches men their supreme end, and how to attain it. In this, the moral element was assumed.

In accordance with the above definition we need first, to know *Man* in all that is requisite as a condition to his choosing under Moral Law.

(2.) We need to know him as choosing under Moral Law.

These two give us Theoretical Morals.

(3.) We need to know man as acting from choice under Moral Law.

This gives us Practical Morals. We thus have the division of our subject.

What, then, does man need as prerequisite to his choosing under Moral Law?

Since moral science is rational as well as moral, choosing within it must presuppose the intellect for insight and comprehension; since it regards man as active, and only as active, it must presuppose the sensibility for motive, and the will for choice and volition; and since he is to act under moral law, it must presuppose a moral nature to give moral ideas, and through which moral law may be revealed. We can no more have moral science without a moral nature and moral ideas originally given, than we can have intellectual science without an intellectual nature, and intellectual ideas originally given. As moral sci-

ence is thus the outcome of the whole being, it can be conceived of only through the joint action of the intellect, the sensibility, the will, and the moral nature, and must therefore suppose man fully constituted as a PERSON. It has nothing to do with things, or with the nature of things, but only with persons, nor has it anything to do with them except as they choose and act from choice.

Persons only
the subject
of the
Science.

Of the above, the intellect, the sensibility, the will, and the moral nature, each is essential to personality. They do not constitute it as if the person were compounded of these, and so complex. They are, rather, different forms in which the one indivisible person is manifested. Nor is the moral nature anything different from intellect sensibility and will. It is the necessary manifestation of a personality that includes the three.

Personality
not com-
plex.

From man as thus constituted we have three sciences. From the intellect simply, we have intellectual science including logic. From the intellect and sensibility combined, we have æsthetic science, involving intellect and feeling, but not action; and from the intellect, the sensibility, the will, and the moral nature combined, we have moral science. This is more complex, and so more difficult. It involves, and is intended to control, the whole nature except that which is purely organic and spontaneous.

Three sci-
ences.

DIVISION I.

THE INTELLECT.

IN examining, then, the constituents of our being as they are related to choice, the first to be noticed is The Intellect.

Of this, the bearing upon choice is indirect.

Indirectly related to choice.	Pure intellect cannot be a motive. For that, some element from the sensibility must come in. The office of the intellect is to know what is, to judge of agreements or disagreements, to comprehend relations, and to furnish
Underlies rational choice.	those ideas by which we become rational. Without the intellect the ideas of a good, and of moral obligation, which underlie moral science, could not be formed ; but no knowledge of what is, or judgment of any kind, or idea from the pure intellect, can furnish a motive, or have authority. Knowing, comparing, comprehending, having ideas, as of obligation, formed by the joint action of the three great constituents of our being, and being free, our active principles hold a different relation to us from that which the instincts of the brutes hold to them. They are impelled directly by instinct, that is, by an impulse to action

without comprehending its end, and have no alternative in kind. We are free to choose between principles of action comprehending their end, and have an alternative in kind. Thus it is that, through the intellect, choice, and action from choice, which is conduct, become the choice and conduct of a rational, and so of a moral, being. Thus it is that in moral science the intellect is not only essential for the knowing of the science, but as aiding to furnish a portion of its elements.

DIVISION II.

THE SENSIBILITY.

CHAPTER I.

THE SENSIBILITY IN GENERAL.

By the sensibility we feel. All feeling is the product of the sensibility and, as we hold, *feeling* is the concomitant of every form of conscious activity. That all knowing is by the intellect, and all choice and volition by the will, is conceded. Is it also conceded that all feeling is from the sensibility? This may be doubted.

The sensibility is of great diversity, and it is conceded that the desires, the affections, the emotions, the passions, are forms of it. But in addition to these there is feeling connected with the activity of the intellect and of the will that is simply the outgrowth or reflex of that activity.

Through the intellect we have the enjoyment that comes from the pursuit and the acquisition of truth. This enjoyment is the reflex of the activity of the intellect, and is in-

separably connected with it. It belongs to man as rational, is of a quality peculiar to itself, and can be had in no other way. Is it from the sensibility or from the intellect? If the threefold division of the faculties is to be made thoroughgoing, it must be from the sensibility. That we have a satisfaction in the very act of knowing no one can doubt; but if this satisfaction be not from the sensibility, it will follow that the sensibility is not distinctively the organ of feeling.

We have also, involved in the activity of the will when it acts in accordance with the moral nature, and inseparable from it, a ^{will — ac-}
^{tion of.} satisfaction that is still higher and more intense. Virtue is from the will as knowledge is from the intellect. Shall we say then that that satisfaction from virtue which is the reflex of the activity of the will, is from the will, or from the sensibility? The latter is our only consistent course. If we are to have a sensibility at all, and define it to be the faculty of feeling, it would seem unreasonable not to refer to it one of the highest forms of feeling we have.

Accepting then in full the threefold division of the powers, we say, that all knowledge is from the intellect, all feeling from the sensibility, and all choice and conduct from the will. And saying this, we see what is meant when we say that we do an act for its own sake. <sup>Pursuit of
knowledge
for its own
sake.</sup> This is often said, and men are exhorted

to pursue knowledge, not for any utility connected with it, but for its own sake. Certainly knowledge may be pursued for the sake of an end beyond itself, as money, or fame. It may also be pursued with no thought of anything beyond the knowledge itself, and the satisfaction involved in its pursuit and attainment. It is then said to be pursued for its own sake, and the activity of mind in thus pursuing it is thought to be of a higher order. But would the knowledge be pursued if there were not this satisfaction? Clearly not. Of course there can be no activity in the first instance, because of the reflex of that activity. As in all our active principles, a spontaneous tendency is presupposed; but if there were no satisfaction as the result of the activity, it would not be continued.

And what is thus true of knowledge must be true also of virtue. Whatever the object of choice may be, it is conceded that virtue consists in an act of the will, and that there is involved in this act an inseparable reflex action by which a satisfaction of the highest kind comes to the virtuous person. It is a consciousness of this satisfaction that I suppose to be identified with the act itself so as to form a part of it by those who say that they do the act for its own sake. As the act is voluntary, whatever the original impulse or motive may have been, if it were known that it neither did

Of virtue.

nor could result in the good of the agent himself or of any one else, it could not be rationally continued.

From what has been said it will follow that there is no act of the will that is not preceded, prompted, and accompanied by some state of the sensibility. All motives from the sensibility. All motives are from that. This is generally admitted. What we call rational motives are not from reason directly, but are those which are shown by reason to be superior to others with which they are compared. With no desires or affections, no enjoyment or suffering, all of which are forms of the sensibility, there could be no choice, no volition, no voluntary action. But since moral action must be voluntary, it follows that there can be no moral action without a sensibility.

And not only is moral action thus impossible without a sensibility, but so also are moral ideas. Moral ideas conditioned on a sensibility. Except on the condition of beings who can enjoy and suffer, there can be no benevolence, no justice or injustice, no rights and no obligation, no right or wrong, and no moral law.

Hence, again, as the existence of beings having a sensibility, and motives from that, is a prerequisite to moral ideas, so those Moral ideas relate solely to persons. ideas can have no such relation to the nature of *things* as have those of space, and time, and mathematics, but only to the nature of persons, and of

these as capable of enjoyment and suffering, we shall then have to deal, not solely with the products of pure intellect, but with those of the intellect, the sensibility, and will, combined. These lie in a different field and are of a different order.

CHAPTER II.

A GOOD.

UNDERSTANDING thus the relation of the Sensibility to moral ideas and moral action, we pass to the fundamental product given by it when acting normally. This is *a good*.

Of the word good, the ambiguities have led to so much confusion, that we cannot be too careful respecting it. By *a good*, I mean some result in a sensibility that has value in itself. This may be my own or that of another, but it must be known as having value in itself, or it cannot be *a good*.

What then has value in itself? Nothing external can have — nothing that is not subjective, and so the product of some activity within the being whose the good is. Not the activity is a good, but its result. Food, clothing, houses, lands, have no value except as they are related to some want, — want lying wholly within the sensibility. To a disembodied spirit they could have no value. So of the products of art and of natural scenery. If there were no feeling of admiration, none of beauty or sublimity, they would have no value.

So again of approbation, however expressed. If there were no result in a sensibility we should be affected neither by approbation nor disapprobation. There could be no reward or punishment, and so no government.

We conclude then that *a good* is that which has value in itself, for its own sake, and that such good is to be found only in some result in a sensibility. This will be ultimate for the sensibility as truth is for the intellect. Concerning this, the question cannot be asked, What is it good for? It is good for nothing beyond itself. It has no utility. It is simply *a good*.

As known by us, this good is the joint product of the sensibility and of the intellect. In its essence it is from the sensibility, but there must be intellect, that it may be comprehended in its idea as universally valuable, and to be chosen for its own sake. As thus known, we can not only choose it for ourselves and put forth efforts for its attainment, but can choose it for others and put forth efforts for its attainment by them. That which prompts the choice is the intrinsic value of the good; that which prompts the effort is the desire to attain it for ourselves, or that it may be attained by others.

As, then, a good is always subjective, it must be the result of some activity by, or within, the individual, and such good will differ both in quality and in quantity, accord-

A good ultimate for the sensibility.

Quality and quantity of good.

ing to the source and degree of the activity. The quality will be high or low, as the powers or susceptibilities in action are high or low; and, within limits, the quantity will be as the degree of the activity. In quality, such good may pass from the lowest animal gratification to the highest forms of happiness, joy, blessedness; in quantity, it will be limited only by the capability of the being to sustain the activity without injury.

When *a good* is thus spoken of, the word good is used as a noun, and it would be well if the sense here given could be uniformly ^{A good.} adhered to, but it is not. When "the true, the beautiful, and the good," are spoken of, "the good" evidently means goodness. So also "moral good" is constantly used by eminent writers to signify goodness, whereas I mean by moral good the satisfaction that is inseparably connected with that form of activity which we call goodness, and think that any other use of the phrase must lead to confusion.

If what has now been said of the word good, used as a noun, be accepted, we shall ^{The adjective good.} readily see what its meaning as an adjective must be. Nothing will be good except as it is directly or indirectly, voluntarily or involuntarily promotive of *a good*. This is obviously true of mere things whether beautiful or useful. If there be any thing which never has ministered or can minister to a good as above defined, that

thing is good for nothing. The value of such things is wholly relative, and is in proportion to their adaption thus to minister.

In the same way, substantially, the adjective good is applied to persons. A person is good who ministers voluntarily to the good of others. Such a person has goodness in its only proper, or at least, in its highest sense. In its proper sense goodness is a fixed purpose and disposition to minister to the good of others, and moral good is the satisfaction inseparably connected with such ministration. To this satisfaction, the term "blessed," involving blessedness, was applied by our Saviour when he said, "It is more blessed to give than to receive."

If the above be correct, it will follow that neither knowledge as from the intellect solely, nor virtue as from the will, is *a good*. As has been said, from the activity involved in each there is a satisfaction high and peculiar, and that can be had in no other way, but this is properly from a pervading sensibility, as pervading as consciousness, and not from intellect and will regarded simply as powers of knowing and of willing. The good from virtue with the hope it embosoms is such that it may rationally sustain a man against all the might of nature. It is such as to make a true martyrdom possible, but the good is one thing and the virtue another. They are as distinct as the fragrance and the flower.

✓ CHAPTER III.

DIFFERENT KINDS OF ACTIVITY DETERMINING THE QUALITY OF THE GOOD.

SINCE, as we have seen, the kind of activity determines the quality of the good, we next need to know what the different kinds of activity are. Of these there is a general division as the activity originates from without or from within, ^{Susceptibilities and powers.} from the susceptibilities or the powers. These words, susceptibilities and powers, point to a distinction that runs through our whole frame, physical and mental.

In our physical constitution there is a double set of nerves, the afferent and the efferent, like the double track of a railway terminating in a metropolis. Provision is thus made for action upon us from without inward, which terminates in sensation, and for action by us from within outwards, which originates in choice and volition. We are thus acted upon and we act; we receive and we give. We receive first, and as a condition of giving, and there is a good in that; ^{Giving and receiving.} we also give, and in that there is a higher good, for "it is more blessed to give than

to receive." Universally it may be said that activity from within, and its consequent good, is of a higher order than that from without, and the good from that. The application of terms here is not uniform, but in general it may be said that through the susceptibilities, the passivities, the movement from without inward, we have pleasure; and that, through the activities, the choices, the volitions, the movement from within outward, we have joy, happiness, blessedness. And as these forms of good are different in their origin, so are they in their quality. By the one we are allied to the animals, by the other to the angels, being made through the power of rational activity and affection but little lower than they. For the one we are dependent on circumstances, for the other on choice.

And here it may be remarked that it is in this division of our nature, and of the kinds of good, that we find the two great directions of human activity. The prevalent tendency of men is to remain in indolent passivity, enjoying the good there is in impressions from without, or, if they act, doing so for the sake of those impressions. Business men seek to surround themselves with the means of such impressions and of such good, and then retire. But the good that comes thus, wanes, in part by habit, and in part by decay of the organization. The deepest want is still unmet, and the unrest remains. It was of such

good that Solomon said "it is vanity;" it was of such good that Mohammed constituted his Paradise. But it is possible for man to subordinate passive impressions and the pleasures from them to some form of the activities. He may thus become a curse or a blessing. He may ravage a continent through ambition, or may build up the spirit in greater efficiency for benevolent and holy activity. In doing this he will enter upon an upward and ever brightening path. In such activity with its appropriate surroundings is the essential idea of the Christian heaven.

Of the good originated by movement from without there are varieties and gradations. Pleasures are higher and lower. And then there is an intermediate region of art, sensuous, but not sensual, and in which high forms of activity are blended with impressions from without. These, however, we need not here notice, but proceed to consider what are distinctively the active principles of our nature and the good from them.

Active principles are indirectly known through their solicitations and promptings. The principles themselves are that in our constitution by which the solicitations, or cravings, or promptings occur when the occasion is given. They are not mere capacities, as the combustibility of wood, but are those instinctive tendencies towards the objects needed for our well-being which are the condition of ex-

An intermediate region.

Active principles what and how known.

perience, or of any action at all. They suppose something outside of themselves in view of which they are originally called into spontaneous action with no knowledge by the person of the result. Perhaps the wisdom and beneficence of God are nowhere more distinctly shown in our constitution than at this point. The body needs nourishment, and there is a principle placed in it by which there is a direct correspondence between the body of an infant and the milk drawn from its mother's breast. This principle abides and gives occasion to the appetite when the milk is needed. In consequence of this the appetite goes out spontaneously, or, as some would say, instinctively, towards its object, and the result is found to be in this and in all analogous cases, a good either to the individual alone, or to both the individual and to others.

But for such an immediate correspondence between the constitution and something without there could be no original movement, and such movement is said to be for the sake of the object. It is in view of that, but not for that. These principles, whether physical or mental, reveal themselves both in attractions and repulsions, in affinities and aversions, and it might as truly be said of the aversions as of the attractions that they are for the sake of the object. No, they are not for that, but for the good of the being himself and of others. They were intended by God for that, and when the individual comes to

take himself under his own guidance he is bound to control all such principles, however they may reveal themselves, for the same end. In themselves, so far as they are purely spontaneous, these principles have no moral character. As designed by God, they may have for their object our own good or the good of others, but they are neither selfish nor benevolent. Moral character is shown in their control.

As differently manifested the principles that lead to action, called by Stewart active principles, may be classified. They may too, like the forces of nature, the functions of the body, and the mental powers, be arranged as lower and higher on the principle of the conditioning and the conditioned. By Stewart, in his treatise on the active powers, they are classified as the Appetites, the Desires, the Affections, Self-love, and the Moral faculty. He thus makes the common mistake of placing the moral faculty in the same relation to action as the rest and giving it an object of its own.

The following arrangement of these principles that have corresponding objects I think preferable :—

Moral Affections,	Impulsive after choice.
Moral Love,	} Rational and Impulsive.
Self-love,	
Rights,	Impulsive and Moral.
Nat. Affections,	} Impulsive before choice.
Desires,	
Instincts,	} Impulsive from the body.
Appetites,	

The place usually given to Conscience is above Moral Love, with *Right* for its object; while the Moral Affections are not distinctively recognized.

That the above are in their order as conditioning and conditioned will be readily seen.

But for those below, the higher could not be, and yet the lower have no agency in producing the higher. This is what I mean by the law of the conditioning and the conditioned—a law that pervades the structure of the universe, and renders necessary an agent distinct from itself. This law is explained in the “Outline Study of Man.” It is sufficient to say here, that by a condition I mean that in one being or thing which is indispensable to the being of another, but has no efficiency in producing it. A condition is thus distinguished from a cause. God is the cause of matter and of the universe, but not its condition. Space is its condition, but not its cause. The foundation of a house is its condition, but not its cause, and any attempt to make it either the cause or a part of it is in violation of the common judgment as indicated by the settled usages of speech. Besides the foundation, there is needed a builder. In the same way the appetites, which are common to animals and men, are the condition, but not the cause of the higher powers that belong to man; and in the series given, this principle applies all the way up.

Law of con-
ditioning
and condi-
tioned

A condition
not a cause.

Practically, the rank of these powers, and so that of the quality of the good from their activity, is known intuitively. Every man knows, and cannot but know, that the pursuit of knowledge and the good from that, is higher, nobler, more human than that of sensual pleasure. It is only by the possession and exercise of noble faculties that man comes to a sense of dignity, and in such exercise he comes to it intuitively. No one who has not come to it thus can tell another, or be told, what it is. And as the sense of dignity is thus known, so is the relative dignity of the different powers and their products. This intuitive perception of an order of the powers as higher and lower, and of the corresponding quality of the good from them, is peculiar to man, and is a marked distinction between him and the brutes. Such recognition is sufficient for practice, but for the purposes of science we need a law. We need it not only to fix the quality of the different kinds of good, but, as will be seen hereafter, to fix the limit of action through the law of limitation drawn from this.

Having then this law, and this arrangement from it, we notice briefly the several powers.

CHAPTER IV.

IMPULSIVE PRINCIPLES OF ACTION.

THE APPETITES.

THESE are desires, but they are made a class by themselves, as originating from the body, as periodical, and as having a physical limit. The object of the appetites is the well-being of the body and the continuance of the race. The more prominent are three, hunger, thirst, and sex, but any periodical craving indicating a physical want, as that for air or for sleep, is of the nature of an appetite.

INSTINCT.

That instinct has exclusive relation to the appetites, is not supposed, but it is placed with them as equally essential, and as most prominent in that connection. All spontaneous tendencies are of the nature of instinct, but in connection with appetite it is indispensable. If the young bird did not instinctively open its mouth it would perish. So also would the lamb if it did not know in the same way where to seek for its food. As instinct is so far beyond the control of will, and as its function in man, after responsible action begins,

is so obscure, it is not usually treated of in moral science.

THE DESIRES.

As a good of some kind is the only ultimate object of choice, so desire is the chief, if The desires: their nature. not the only impulse to action in seeking it, and indeed to any voluntary action. He who desires nothing will hope for nothing, will fear nothing, and will do nothing. If there be aversion, it will abide as a mere feeling till a desire to be removed from the hated object leads to action. Originally, the immediate objects of desire related to our constitution as a means of good were individual, but these were readily classified, so that the objects of the desires are now expressed by general terms. What we now call the desire of property originally revealed itself in the desire of some particular thing; and so of the others. Desire passes up as an element into the affections. There can be no love where there is no desire for the good of the object loved. It also passes up and blends with each of the principles of action above it.

The desires being all of the same order, it was hardly to be expected that the law of Order of the desires. conditioning and conditioned should apply to them at all, and certainly not in so pronounced a way as to different orders of powers. Besides, as they are more intimately related, the difficulty from interdependence, as recognized in

the Outline Study when arranging the functions of the body, would be greater. Still, the attempt to arrange them in part according to that law was made, and the desires of continued existence, of property, of knowledge, of power, and of esteem, were placed vertically in the order now mentioned, as lower and higher; while those of good, of liberty, and of society, were placed by their side as blending with the others. Probably all would agree that there is room here for something of the kind, but would not agree upon the order. Accuracy here is not of the first importance; but perhaps we may be aided in our estimate of their relations if we place them all in a vertical line and divide them into two equal parts, thus:—

Esteem,
Power,
Knowledge,
Property,
Society,
Liberty,
Good,
Continued Existence.

Of these the four lower are of things into which we naturally come without labor, and are the condition of the successful pursuit of those above.

Of these several desires I have treated slightly in the Outline Study, and more fully in my Lectures on Moral Science, and nothing further need be said of them here, excepting a word respecting liberty and good.

By liberty here is not meant the liberty of man as a moral being, that is, liberty of choice. That liberty he does not desire. ^{Desire for liberty.} He has it by necessity, and as a part of his being. The liberty desired is freedom from unjust restraint by the will of another.

The desire for good is altogether peculiar as not only blending with the others and always present with them, as the idea of ^{Desire for good.} existence is with all our thoughts, but as that which gives to the objects of the desires, and to the desires themselves as a part of the constitution, their whole value. It is also peculiar because a good is the only thing that has value in itself, and is that ultimate end in all forms of activity that has no utility, and can never be directly sought for. All we know of our being is its activities and their results. The activities are in part directly subject to our will; the results only indirectly, or not at all. There are other ends, as the growth of plants and our own growth, that can be sought only indirectly; but they are of no value except with reference to *a* good either of ourselves or of others. If there were no conscious being capable of *a* good, the material universe, however beautiful or vast, would have no value. It is with relation to this that our being is constituted, and neither reason, nor Scripture, nor an enlightened conscience, ever requires of us anything that would not be for our own highest good, and, what

is always coincident with that, the highest good of others. If Christ commands a man to "lose his life," it is that he may "find it;" if to "hate his life in this world," it is that he may "keep it unto life eternal."

These peculiarities of a good as the only object of desire really ultimate, and as incapable of being directly sought, are worthy of careful attention. They show us at once of how little value external things may become, and, do what we may ourselves, how constantly and entirely we are dependent on an agency not our own for any good we may enjoy.

THE NATURAL AFFECTIONS.

These differ from desires in their object. The object of the desires is things. The object of the natural affections is sentient beings, chiefly persons. The affections are more complex. Desire enters into them, and so is a condition for them; but in their distinctive character the affections are the opposite of the desires. The desires receive; the affections give. Though not selfish, the desires have reference to self, the affections to others. True, as the desires are *our* desires there is a reflex of good to us; but that is not thought of. If it could be, and become the motive, the distinctive element of affection would be lost. Affection is disinterested. It must be, or cease to be at

Natural affections. Their objects, nature, and classification.

all. Hence, and as spontaneous, its beauty. As purely natural it has no moral character; but moral character is shown by dwarfing it through selfishness and vice, or by giving it all the play the higher powers will allow. Natural affections are of great diversity, and the character of them changes with their object. The affection of the parent for the child is different from that of the child for the parent. The affection of the brother for the brother is not the same as that for the sister.

These affections are usually classified as benevolent and malevolent. A better nomenclature would be, beneficent, defensive, and punitive. Nothing either benevolent or malevolent can belong to natural affection, but let any one come between the affection and its object, and the energies of the being will be arrayed in opposition in proportion to the strength of the affection. The desires are for the well-being of the individual, the affections for the preservation of the race in early life, and for the well being of society.

RIGHTS.

It is with hesitation that I place rights among our active powers, and next in order. I hesitate first, because no one, so far as I know, has placed them there; and second, because they involve an element from the moral nature, which has not yet been reached. They are

Rights why
placed
among act-
ive princi-
ples.

among our active powers only as the idea of a right is associated with a desire or an affection; but thus associated they are among the most powerful. Men fight for their rights, and feel justified and ennobled in doing so. The idea of the right of a man to himself, that is, to the unobstructed exercise of his powers for their legitimate ends, is immediately given by the moral reason in connection with the exercise of those powers. This idea is fundamental in moral action, and pervasive like the atmosphere. It stands ready to rush in at any point that is opened for it by the operation of a specific desire. Like its twin idea of obligation, it may stand by itself, or it may become, when associated with a desire or an affection, the leading feature in a principle of action and give it its name. It is just thus that we get a new principle by the combination of the element of affection with desire. Having then an original desire for property, the idea of a right immediately combines with it when that is brought into action, and becomes the leading feature of the whole. I therefore venture to place as springs of action next above the affections, those rights that spring from the desires, as the right to life, to property, to freedom, to reputation, and the still more sacred rights that spring up in connection with the affections.

CHAPTER V.

RATIONAL PRINCIPLES OF ACTION.

SELF-LOVE.

THIS has for its object our own good. In common with the principles of action already mentioned it involves an instinctive tendency, and, in addition, a rational apprehension of good as valuable in itself, together with a comparison of the means of attaining it. In the lower principles of action there is a direct correspondence between the principle and its object, and so no comparison. Each separate principle tends directly to its own object, and so, without some governing principle, they would become a mob. But here there is comparison, and if self-love be true to its own function, there will be a choice of that which is highest and best for us. This gives us from the principle itself of self-love, in addition to the good from the active principle adopted, a rational satisfaction and sense of dignity in securing our own highest good. This we have because there is in self-love, and in securing our highest good, both rational activity and dignity. When a being comes to know himself as rational and

Object and
nature of
self-love.

moral, with impulses that are to be controlled, there is involved in that the activity of reason and conscience, and a conception of the highest good that is possible for a rational and moral being of a given capacity. It is this good that is the proper object of self-love. It is a high and ineffable good, and the pursuit of it is as much a duty as the pursuit of the good of our neighbor. Why not? God estimates it as highly. He is as desirous it should be attained, and he has intrusted the attainment of it especially to us, and in the choice and pursuit of such a good there is a consciousness of dignity and worthiness wholly apart from any good that may come from the activity of any particular desire or affection. There is just now a tendency to confound self-love with selfishness, or, if that be not done, to disparage efforts for our own good as compared with those for the good of others. Such efforts are not to be degraded from the high plane of duty. Indeed the choice by each man of his own highest good is a duty to others and to God as well as to himself, for the moment an inferior good is chosen as supreme, self-love becomes selfishness. selfishness in its principle, and will be sure to manifest itself as such. No man can do this and give God and his fellow-creatures their proper place.

Next above self-love, and as having an object of its own in the same way, is,

RATIONAL LOVE.

For this, self-love is a condition. Without a knowledge in our own experience of what a good is, and of its value, we can have no conception of the good of another, and no wish for it. But self-love being given, we shall have in the formation of this love, first in the order of time, an idea of the worth or value of the being as distinguished from his worthiness. This involves an appreciation of both the capabilities and liabilities of the being. This, however, is rather a condition of the love than one of its elements. Second in the order of time, though first in that of nature, we have what Edwards calls a "propension" of mind, or, as Dr. McCosh calls it, an "appetency" towards the being, and a desire that he should attain his end. This is an indispensable element of the love, but not the love itself. It is spontaneous, and may be overcome by other forms of spontaneous action. That it may become rational love there must be (third) a choice for the being of his end and good, and such a devotement of ourselves to him, that is to the attainment by him of his end and good, that we shall be willing to make sacrifices for it as we would for our own. Of this love the central element is choice, — the choice of the good of others for the sake of that good. If it be not for the sake of that it is

Elements of
rational
love

Choice the
central ele-
ment.

not disinterested, it is not love. This choice is to be made in view of the capabilities and liabilities of others, without reference to their moral character or to their relation to us as friends or enemies. In no other way can we understand the command of Christ to love our enemies; in no other way can we follow his example. Here the governing motive is not a sentiment, or impulse from behind, but an apprehension of reasons placed before us. It involves the will; and if it do not so involve it that impartial efforts would be made for the good of others as for our own, it is not the love which our moral nature demands, and which the Scriptures demand as the fulfilling of the law.

The capacity for this love distinguishes man from all creatures below him. It is rational, because none but a rational being can comprehend the good and measure its value; and it is moral, because it is demanded by the moral nature, and so demanded as to be involved in and to limit all the virtues. As the idea of being underlies and is involved in all our thinking, and as the idea of a good underlies and is involved in all our choosing, so the idea of love underlies and is involved in all the virtues, and is so involved in them as to give them their limit. It is what the moral law demands as affirming obligation; it is what it limits as guarding rights, if that can be called limitation which is

Rational
love a dis-
tinctive pre-
rogative of
man.

but another aspect of love. The guardianship of rights is that office of love that gives it an aspect of severity. It is in this guardianship that we find justice and its cognates. If ^{Rational love and justice.} there were no rights to be guarded there could be no justice. But justice has no absolute claim like that of love. If it had, mercy would be impossible, since there can be no mercy where law is concerned unless punishment might be justly inflicted. As law has its origin in love, having always for its end the best good of those under it, there can be no real contrariety between them, and no apparent contrariety till the subject of law incurs its penalty. Then law, supposed to be just, can know no mercy; and love, as the originator of law, can know no expedient that will set it aside. To the law of love there can be no exception; but the claims of justice may be set aside in favor of that higher and more comprehensive law if that can be done, not only without the violation of any right, but with the full or even fuller security of all rights. This, we believe, can be done, and has been done; and when this is done, "mercy rejoiceth against judgment."

To express this love, benevolence would be the best word if it were not ambiguous; but ^{Benevolence ambiguous} it has been mischievously so. By some it has been made identical with the love commanded by the Scriptures, and so inclusive of all the virtues. By others it has been regarded, as

in part at least, an impulsion which we share in common with the brutes; and others still have viewed it sometimes in one aspect and sometimes

in the other. Says Dr. Archibald Alexander: "No doubt much that deserves

the name of virtue consists in good-will to others and in contributing to their welfare; but it is not correct to confine all virtuous action to benevolence. We can conceive of benevolence in a being who has no moral constitution. Something of this kind is observable in brute animals."¹ Again,

Bishop Butler says, as quoted by Dr. Alexander:² "Without inquiring how

far and in what sense virtue is resolvable into benevolence, and vice into the want of it, it may be proper to observe that benevolence, and the want of it, singly considered, are in no sort the whole of virtue and vice." But in his sermon on the love of our neighbor he says: "And therefore a disposition and endeavor to do good to all with whom we have to do, in the degree and manner in which the relations we stand in to them require, is a discharge of all the obligations we are under to them." He says further: "It might be added that, in a higher and more general way of consideration, leaving out the particular nature of creatures and the particular circumstances in which they are placed, benevolence seems in the strictest sense to include all that is good and

¹ *Moral Science*, p. 164.

² *Ibid.* p. 166.

worthy, — all that is good which we have any distinct, particular notion of, We have no clear conception of any positive, moral attribute in the Supreme Being but what may be resolved up into goodness." The bishop even speaks of benevolence as entering into our love of God, which some are slow to allow. He says: "That which we call piety, or the love of God, and which is an essential part of a right temper, some may perhaps imagine no way connected with benevolence. Yet surely they must be connected if there be indeed in being an object infinitely good." With this ambiguity in the word, it is not surprising that those really in accord should have seemed to differ.

CHAPTER VI.

THE MORAL AFFECTIONS.

WE have now completed the list of direct active principles before acting, that is, before a generic choice is made. When such a choice is made, especially if it be a choice of some good regarded as ultimate and supreme, we may be said to create for ourselves active principles that are spontaneous, but that have, as determined by choice, a moral character. Spontaneous action is never either free or responsible except as it is determined by voluntary action. Active principles thus generated are the MORAL AFFECTIONS, and the difference between these and the natural affections is, that the moral affections, though seemingly spontaneous in the same way as the natural affections, are conditioned upon a previous choice, and derive their character from the character of that.

That the moral should have been confounded with the natural affections is not surprising. The difficulty has been in a failure to perceive the relation just stated of our generic and radical choices to subsequent spon-

Natural and
moral affec-
tions.

taneous action, the character of which is yet determined by the choice. This relation is so intimate that even where the choice is not of the most radical kind, it will yet so control the character of a large class of desires, of affections, hopes, fears, and subordinate choices as to cause them to be the reverse of what they would have been. Two men, who, with a full apprehension of the principles involved, took opposite sides in our civil war must have had opposite desires and affections, and the events that caused hope and joy to the one must have caused fear and sorrow to the other. But all this is to be traced back to the original choice. That determined the leaders under whom they served, the army in which they marched, the friendships they formed, and very largely the direction and spontaneous movement of their whole sympathetic and emotive nature.

And this, with the exception that the choice is more radical and all-pervading, is what takes place under the moral government of God. By a thorough choice of Him and his cause, the whole current of the soul, all its motives and subordinate choices, its dispositions and tempers, its desires and affections, its hopes and fears, its joys and sorrows, and its ultimate destiny will be the reverse of what they would have been if an opposite choice had been made. All these are spontaneous, are independent of volition; we are responsible for them, but only through their rela-

tion to that generic and permanent choice which determines character, and in which character consists.

It is but recently that the distinctive character of these affections has been seen, and hence they have not been placed as a separate class among our active principles.

By some the emotions are classed as active principles, and active principles are classed with emotions; but no pure emotion, that is, no emotion destitute of the element of desire, belongs here. Neither joy nor sorrow is an active principle. These are emotions that result from our active principles in success or defeat, but the emotions themselves are not active principles, nor, according to any proper usage, are the active principles emotions.

DIVISION III.

THE WILL.

HAVING thus considered the sensibility as it is related to choice, we pass to the third great division of our nature, the will.

Of will there are two functions — choice and volition. These two, with rational intellect and sensibility as their condition, ^{Two functions of will.} fit man to have dominion — dominion first over himself, and then over nature and all inferior creatures. Of these two functions choice is the chief. In that alone is freedom, in that moral quality. In its nature choice is free. If it be not, it is not choice. Man is under a necessity of choosing, but what he shall choose he himself freely determines. Freedom in choosing, being an essential mode in which our being is manifested, is as certainly known as the being itself. Not more certainly does man know the act of choosing than he knows its quality as free. The act itself is immediately known, and so cannot be proved. It is too certain for that, and the same may be said of its quality as free. Men may deny freedom in words, but they universally affirm it in

their actions, and treat each other as if they supposed themselves and others to be free.

Choice is completed, and responsibility under moral government incurred, when the choice is fully made. No outward act is needed. A choice that will revolutionize a nation may be made in the quiet and darkness of midnight, and may abide for an indefinite time simply as a choice. As thus completed by an immediate act, choice requires no means. Hence outward force cannot so reach it as either to compel or prevent it. Hence too, as the question, How? always has reference to means, no one can tell another how to choose. No one can tell a child how to love its father, or a man how to love God. It will follow also, since no outward force can compel choice or prevent it, that there can be no excuse for making a wrong choice, or for not making a right one. The cause must be wholly within the man, and within him regarded as free.

Choice is either specific, or generic. A specific choice is the choice of a single object. A generic choice is the choice of an end that can be attained only by a succession of subordinate choices and volitions; or, which is much the same thing, the choice of some one principle of action to which others are to be subordinated. Of generic choices there is a great variety as they are more or less generic. The choice of a pro-

fession is a generic choice ; but the most generic choice possible is that by which a man accepts or rejects the law of his being, that is the moral law. In doing this he disposes of himself. This he alone, of all creatures on the earth, can do, and that he can do this is his great distinction. He can accept the law of his being and be wise, or reject it and be a fool. No being below man is capable of being wise, or of being a fool.

Choice may be either between good of the same kind, as greater or less, or between good of different kinds, as higher or lower. Choice between things.

When it is between good of the same kind, it is between things ; when of different kinds, between different principles of action. Thus if Between principles. the sense of taste only be addressed the

choice may be between an apple and a pear, but it may also be between the indulgence of appetite and the desire of knowledge, or any of the higher forms of activity. In either case the choice presupposes a knowledge by the intellect of that which is to be chosen, and an apprehension through the sensibility of some good on the ground of which it is to be chosen.

Volition, the second and secondary constituent of will, is always preceded by choice, Choice precedes volition. not only by a choice that may be held in abeyance, but by an immediate choice to put it forth. The choice between an apple and a pear

may be made long before either is taken, but the moment comes when the choice is made to put forth the volition, and the office of that is to originate the movement by which the apple or the pear is taken.

DIVISION IV.

CHAPTER I.

THE MORAL NATURE.

FROM this the moral law proceeds when a man is a law to himself; and through it that same law is recognized when it is revealed directly and in its fullness by God.

By a nature we mean a constitution such that on given conditions certain results will uniformly follow. Of the origin of <sup>A nature.
How known.</sup> what is thus called a nature no account can be given. That it *is* can be known only by phenomena uniformly manifested; nor can we know anything of the origin of the phenomena except their conditions. The conditions being given, fire will uniformly burn, and hence we say it is the nature of fire to burn. Because the ox uniformly eats grass and the lion flesh, we say it is their nature to do so. Because sensation uniformly occurs in us on certain conditions, we are said to have a sensitive nature. In the same way we say that mankind have uniformly, on certain conditions, moral ideas and feelings, and hence that they have a moral nature. We say

that it is as natural and necessary for a man to be conscious of rights, and to feel under obligation to do some things and to abstain from others, as it is to think or to feel. Endowed as he is, he cannot help thinking. If he could he would not have an intellectual nature. In the same way, if he could avoid having moral ideas and feelings he would not have a moral nature.

This nature reveals itself, first, through the moral or practical reason, in the recognition of rights. No one can exercise his powers legitimately without a recognition of his right to himself, that is of his right to use his natural powers for their natural ends with no interference from any one else. This idea of the right of a man to himself is involved in the very exercise of his powers, and is revealed in connection with every active principle of our nature. Has man an original desire for property, constituting it an end and a good? Then the idea of a right to property will reveal itself in connection with that desire, and no mere expediency, nor any law except that of necessity, may interfere with that right. The idea may not come into prominence till the right either is, or is attempted to be, infringed, but then our nature is stirred to its lowest depths. Rights are not principles of action except as they need to be defended.

As thus corresponding to a right on the part of

others obligation can be defined, and enforced. Such obligation was formerly called perfect, while one that could not be thus defined and enforced was called imperfect. According to this the obligation to pay a debt would be perfect; to give something in charity, imperfect. Whewell would limit the word to the first sense, but as commonly used, and as I use it, it transcends the region of rights, and is coextensive with the words ought, and duty.

But with the idea of a right comes also the idea of obligation, for these are reciprocal. If I have a right to myself, others must be under obligation to respect that right, and I must be under obligation to abstain from interfering with the right of another to himself. It is affirmed, not solely on the ground of the rights of others as made known through our own, but also on the ground of their worth, and of our capacity to do them good.

Idea of obligations and of rights reciprocal.

And here it may be noticed that these two forms, in which the moral nature reveals itself, are recognized by our Saviour in the two fundamental precepts of the moral law given by Him. One of these corresponds to the first and lower form, in which the moral nature is manifested through the constitution, and the other to the second and higher form.

Scriptural recognition of the two forms.

The precept, "All things whatsoever ye would

that men should do to you, do ye even so to them," is given solely with reference to our conduct towards men. It founds itself on our moral nature as intuitively made known on the side of rights, and could be interpreted only by one knowing, not his own wishes, but his own rights and the claims of humanity, and through these knowing what others would have a right to expect from him. It is the whole law as the moral nature reveals itself on the side of rights and with reference to man, but not the whole as that nature reveals itself on the side of capacities and with reference both to man and to God.

We need then the higher and broader precept, "Thou shalt love the Lord thy God with all thy heart, and with all thy soul, and with all thy strength, and thy neighbor as thyself." The first precept is "the law and the prophets." It is what they taught, but on the second "hang all the law and the prophets." It is said that Confucius and other philosophers have so far understood our nature as to give the first precept, but Christ alone has risen to the comprehension and grandeur of the second.

As a product of the moral reason, this idea of obligation is peculiar, because it is related to each division of our complex nature. As related to the intellect, it is an idea; as related to the sensibility, it is a feeling; and as related to the will, it is a command. We call

Obligation
a peculiar
product.

it sometimes one and sometimes the other. It is not a mere idea, or a mere feeling, or, like beauty, a synthesis of the two. It is also an imperative, the "categorical imperative." It is commonly called an impulse, and an authoritative impulse. Dr. Wayland calls it so. But no impulse has authority. It is not an impulse in the ordinary sense of that word, since its action is directly upon the will, and its function is, not to impel a man directly towards any particular course, but, when two principles of action are in question, a higher and a lower, to require the will to choose the higher.

Like the other constituents of our personality, the moral nature is active from the first, that is, from the beginning of our moral life. This is true, as in the appetites, while there is yet no knowledge of results. Children and persons the most ignorant have at once, in connection with their active principles, an idea of rights, and so of justice. They have an immediate recognition that something is due from others to themselves, that is, of rights, and reciprocally, that something is due from themselves to others, that is, of obligation. Under these ideas the moral life is developed, but they do not suffice for a philosophy. If we would have that, we must take possession of our active principles, must know them in their relation to each other, and be able to accept and justify

Automatic
action of the
moral nature.

Conditions
of a philosophy.

them in the eye of reason, by the results they would produce. If we see that obligation is primarily obligation to choose, and that it always demands the choice of the higher principle of action and of the higher good, we may rationally accept it as affirming the law of our life.

CHAPTER II.

MORAL LAW.

HAVING thus a moral nature and moral ideas, man becomes subject to moral law.

To know what moral law is, we need to distinguish it from other kinds of law. Law is spoken of as natural, civil, and moral, and these need to be defined separately, for I know of no definition that will cover all the senses in which the general term, law, is used.

We have then, first, natural law. A natural law is a uniform fact, implying a force Natural laws that acts uniformly and is independent of human will. If, as in gravitation, the rule in accordance with which the force acts is known, that enters into our conception of the law.

Of law as thus understood, there are several varieties, as physical, vital, mental, in Varieties and use of natural law each of which there is a force uniformly directed to an end. Up to a certain point, the mind is subject to this kind of law no less than matter. These laws, or more properly uniformities, are the basis of experience, are the condition of education, and of that intelligent activity by which means are adapted to ends.

Under natural law all things come alike to all.

Peculiarities
of natural
law.

Accident, imprudence, willful exposure, are treated alike. It may even be a duty to incur injury by what is called the violation of a natural law. One who should be scorched in an heroic effort to save life would not be said to be punished. Indeed, whatever harm may come under natural law does not, as in other cases, come from breaking the law, for a natural law cannot be broken by one under it. The harm comes, as in falling from a precipice, not because a natural law is broken, but because it is perfectly obeyed.

Civil law is the expressed will of the supreme authority of the State in the form of a command, and with a penalty annexed. It may be righteous or unrighteous. It takes no cognizance of motives, but has for its object the control of the outward actions of men so far as they relate to the rights of others. As affecting the will it reaches only to volitions.

Moral law is law which moral beings are at all times under obligation to obey. It is binding upon every moral creature under all circumstances. To a moral law there can be no exception. If there can be an exception to what purports to be a moral law, it is not a moral law, but a general rule that is to be interpreted as the case demands. If man is to be a law to himself, moral law must proceed from

Moral law al-
ways bind-
ing.

the moral nature, and as thus proceeding it will have, according to what has been said, ^{Two} two branches, — the law of righteous- ^{branches.} ness, and the law of obligation. The law of righteousness respects rights, and its precept is, No right may be violated. The law of obligation respects principles of action as higher and lower, and good as varying in its quality, and as greater or less. Its precept is, Choose for yourselves and for others the higher principle of action, and the nobler and greater good. These taken together are the moral law as derived from the moral nature. To this law there can be no exception, in this world or any other. Of this law the underlying idea is that of a good. Without that idea there can be no idea of rights, or of an obligation to do anything for ourselves or for others. As we shall see hereafter, this law in its ^{Coincident with law of} two branches is coincident with the law ^{love.} of love. No one who loves another can violate his rights, or fail to do for him what obligation demands.

When moral law, in either form of it as presented above, is placed before an unper- ^{Obligation intuitively affirmed.} verted moral being capable of under- standing it, obligation to obey it is intuitively and necessarily affirmed. If it were not, man would not have a moral nature. The obligation is at first recognized in a particular case, but immediately and necessarily, not by generalization or in-

duction, assumes a general form. It is thus, by the resolution of the two branches of the law into the law of love, that moral law is the law of obligation. Where there is obligation there is moral law, and where there is no obligation there is no moral law.

This affirmation of obligation implies both a A law and a rule. command and a penalty, and thus becomes law. In this it differs from a rule. A rule tells us how to do a thing. A law tells us what to do and commands us to do it, but becomes law only as it is enforced by a penalty, or by punishment. This affirmation of obligation carries with it the force of the word *ought*; but unless it be supposed to express the will of God with his authority lying back of it, it will be, as men now are, of small force in controlling the appetites and passions. Men fear but slightly the reaction upon themselves of violated law, which may be regarded as penalty in distinction from punishment.

Sphere of moral law. The sphere of moral law is the control of the man himself in his preferences and choices. Disregarding outward manifestations it takes cognizance of that which can be known only to the individual himself and to God, of that which in the Scriptures is called "the heart." This is its grand peculiarity. It asserts its prerogative just where moral forces have play and moral battles are waged.

This law, or affirmation of obligation, comes from within a man, as any law must by which a man is "a law unto himself." Comes from within.

It is given by the moral reason when the occasion comes, and is possible only on the condition that there be a being possessed of intellect, sensibility, and will. With this condition the idea and affirmation of obligation is given by the moral reason, just as the idea of beauty is given by the æsthetic reason on condition of intellect and sensibility, or as the idea of space is given by the pure reason.

The occasion comes when there is opportunity for choice between a higher and a lower good. Obligation is primarily obligation to choose, and choice must always be between two objects regarded as good, or between two principles of action regarded as productive of a good.

But though the law is thus from within the man, it is yet not of him as having choice and will, but comes by necessity, and Socrates, Adam Smith, Kant. as from a somewhat apart from himself. Hence Socrates spoke of it as his demon; hence Adam Smith called it "the man within the breast;" and hence the comparison by Kant of the moral law to the starry heavens as equally wonderful, and as equally apart from himself. Only too, in the fact of a moral law thus given, could Kant have found what he regarded as the strongest proof of the being of a God who is a moral governor. It is

an adequate, and the only adequate proof. From the law of cause and effect, as well as from the revealed fact that we are in the image of God, we may infer that a moral nature, and so moral law, are involved in the personality of God as they are in our own.

DIVISION V.

THE PERSON.

WE have now examined the conditions for choice, and for action from choice by man as a being under moral law. In doing this we have considered the intellect, the sensibility, the will, and the moral nature, separately. This it was necessary to do, but we are to be careful not to regard them as separate entities or agents. It is not the intellect that thinks, or the sensibility that feels, or the will that chooses. It is the *man*, the one indivisible, intelligent, self-conscious, free agent that thinks, and feels, and chooses, and acts from choice. We thus find,

THE PERSON, OR EGO.

We find a being who knows himself as the subject of phenomena, and so can say I.

This, no being below man can do. No animal can do it, nor the sun, nor the stars; and the power to do it places man above them all. This knowledge of himself as the subject of phenomena and yet distinct from them is consciousness; and the knowledge of himself as the subject of moral

phenomena that pertain to his own actions is at the basis of conscience. Finding such a being, we find, not an act, but its source. We do not find the quality of acts as right or wrong, but rights and obligations, righteousness and wickedness, as pertaining to a person who chooses, and who knows with himself whether he chooses or does not choose in accordance with moral law. Here we find, not faculties which we may name, but a being who possesses these, and is more than they. Here we find the tree which must be made good if its fruit is to be good.

DIVISION VI.

RIGHT AND WRONG.

THUS far we have been investigating the constitution of man as furnishing the conditions of choice and action from choice ^{Region of necessity.} under moral law. Both the conditions and the law have their origin as independently of the will of man as his physical system. His active principles he did not originate, their relations he did not establish, he did not give their law. We now come to man, not only as so and so constituted, but as choosing from the influence of these principles and under this law. This brings us to a region wholly different from that in which we have been. We have been in a region of necessity, we now come into one of choice and of freedom. ^{Of freedom.} Towards this point everything that precedes converges; from it everything that manifests character radiates. Through this, man comes to his highest distinction and prerogative, that by which he is able to dispose of himself in choosing his own end. All creatures below man are subject by necessity to the law of their being. Man chooses whether he will or will not be subject to this law.

That man has thus a moral nature implies nothing praiseworthy in him. It may be, and is, an infallible indication of a moral nature in God, and of his will that we should be under moral law; but till we reach choice and freedom under the law given through that nature there is no virtue or vice, nothing right or wrong, and no ground for reward or punishment. But in reaching choice under moral law we find all these. Especially do we now find for the first time the words *right* and *wrong*. The object of choice is a good; the act of choice is right or wrong. The theory of right was referred to in the Introduction, but from its prominence in moral discussions it requires further attention.

Right has commonly been supposed to be the ultimate, or rather *the* moral idea. So it is made by Whewell. "The adjective *right*," he says, "signifies *conformable to rule*; and it is used with reference to the object of the rule. To be temperate is the *right* way to be healthy. To labor is the *right* way to gain money. In these cases the adjective right is used relatively, that is, relatively to the object of the rule."

"It has been said also that we may have a series of actions, each of which is a means to the next as an end. A man labors that he may gain money, that he may educate his children; he would educate his children in order that they may prosper in the world. In these cases the inferior

ends lead to higher ones, and derive their value from these. Each subordinate action aims at the end next above it as a good. And the rules which prescribe such actions derive their imperative force and validity each from the rule above it. The superior rule supplies a reason for the inferior. The rule *to labor* derives its force from the rule to seek gain; this rule derives its force (in the case we are considering) from the rule *to educate our children*; this again has for its reason *to forward the prosperity of our children.*"

"But besides such subordinate rules there must be a *supreme rule of human action*. For the succession of means and ends with the corresponding series of subordinate and superior rules must somewhere terminate. And the inferior ends would have no value as leading to the highest, except the highest had a value of its own. The superior rules could give no validity to the subordinate ones, except there were a supreme rule from which the validity of all these were ultimately derived. Therefore there is a supreme rule of human action. That which is conformable to the supreme rule is *absolutely right*; and is called right simply without relation to a special end. The opposition to right is wrong."

"The supreme rule of human action may also be described by its object."

"The object of the supreme rule of human action is spoken of as the true end of human action,

the ultimate or supreme good, the *summum bonum*. . . . The question why? respecting human actions demands a reason which may be given by a reference from a lower rule to a higher. Why ought I to be frugal or industrious? In order that I may not want a maintenance. Why must I avoid want? Because I must seek to act independently. Why should I act independently? That I may act rightly."

"Hence, with regard to the supreme rule the question why? admits of no further answer. Why must I do what is right? Because it is right. Why should I do what I ought? Because I ought. The supreme rule supplies a rule for that which it commands by *being* the supreme rule."

"Rightness and wrongness are, as we have already said, the *moral* qualities of actions."

According to this, when a subordinate end is to be gained right action becomes so by its relation to that end; but when the highest end is to be gained, right action has no relation to that, but only to the rule for attaining it. We have thus, as a ground of right action, sometimes an end, and sometimes a rule that is simply a means for attaining the end. But having admitted that the object* of the supreme rule of human action is the true end of human action, no reason can be given why the supreme rule should not hold the same relation to the supreme

All rules
subordinate
and second-
ary.

end or good that any other rule does to its end. That would make all rules, as they obviously are, secondary, and would carry moral action back to the choice of a supreme end.

In saying that we are to do right because it *is* right, right is made ultimate. But for a man to do right because it *is* right, Doing right because it is right meaning by that as Whewell does, conformity to a rule with no knowledge of the object of the rule or of its validity from that, is puerile. The only other meaning of this phrase, which many regard as expressing the sum of disinterestedness and virtue, is that a man is to do what he conceives to be his duty, because he so conceives it. This a man may rationally do, but it is not making right ultimate. It presupposes, if the agent be intelligent, an investigation, or a knowledge in some way, of the grounds of duty and of right. It is a singular view of disinterestedness and of virtue to suppose that they consist in a regard for an abstraction for its own sake, whereas the teaching of the Bible is that we are to love God with all our hearts and our neighbor as ourselves, and that to do this is to be disinterested and virtuous.

Whewell speaks of rightness and wrongness as the *moral* quality of actions. So we are accustomed to speak, and it is remarkable to what an extent many have been misled by this, as if there were something moral inherent in the act itself. If we use rightness and Right as related to an end inheres in the act

wrongness, or the adjectives right and wrong, as we constantly do, to mean the fitness or unfitness of an act to accomplish its end whatever that may be, then the quality inheres in the act; but it is not a moral quality. The burglar says, I entered by the window; his companion replies, that was right. The policeman, seeking to catch the burglar, says, I entered by the window, and his companion says, that was right. In this sense of it right depends on the judgment. When an assistant surgeon tells his superior that he has cut off a limb, the term right or wrong in the response will have no reference to motives or to any moral quality, but solely to his judgment. In this view of it a man may intend to do right and do wrong. He may intend to do wrong and do right. He may even be virtuous in doing wrong and wicked in doing right.

But while the quality of rightness and wrong-
 ness in the above sense may belong to
 an act, no moral quality can belong to it
 except in a figurative way. It is con-
 venient to call an asylum for the cure of lunatics
 a lunatic asylum, and so it is convenient to call an
 act done by a moral agent acting morally a moral
 act; but there is no more a moral quality in the
 act than there is lunacy in the asylum. Moral
 quality can belong only to a person.

The system which thus makes right the ulti-
 mate moral idea has two phases. The
 first regards the sense or intuition of

Right as
 moral qual-
 ity not in the
 act.

Right imme-
 diately intu-
 itive

right as immediate and infallible. An action is right because it is right, and there is an immediate intuition of it. This not only admits of no rule as a standard, but of no regard to consequences. The second phase of this system not only allows, but requires, the use of the intellect in seeking for relations, consequences, utilities, but says that the intuition of right is given only in connection with these. It does not, however, tell us what the particular relations and consequences needed for the intuition are. Fairly analyzed it will be found that these can be resolved into *a* good in some form, and so, that this system is coincident with the one we advocate. If the question be whether it is right to sell intoxicating drinks, or to give money to street beggars, there can be no rational intuition of right till it is known what will be for the good of the individuals in question and of the public.

The intuition ultimately depends on the apprehension of a good.

But are there not some actions right or wrong in themselves? No. No action can have moral quality in itself. The only meaning that can be attached to that phraseology is that the person doing the act is praiseworthy or blameworthy. Except figuratively no action can be rewarded or punished. Not in the action but in the doer of it do we find moral quality, and him it is that we reward and punish. In him we find righteousness or unright-

Acts not right or wrong in themselves.

eousness, goodness or wickedness. These involve moral qualities which can belong only to a person. The action may indicate, but cannot possess, them.

Is there then nothing right or good in itself?

Righteous-
ness and
goodness.

Yes. Righteousness, regarded as a form of constant activity in the will, is right in itself, and goodness, goodwill, is good in itself. Of these the products in action are right and good, but only relatively, and not in themselves. Nothing is wrong in itself always and everywhere but the disregard of moral law, usually shown in selfishness, and its sure offspring malignity; and nothing is right in itself always and everywhere but love, and those forms of antagonism to selfishness and malignity which love must necessarily assume.

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DIVISION VII.

MAN CHOOSING.



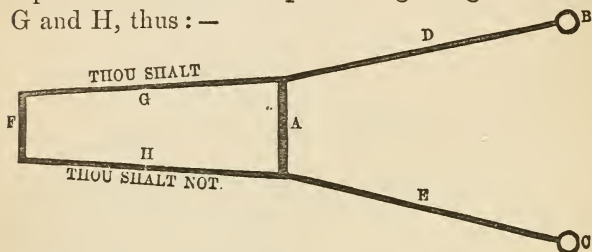
CHAPTER I.

ALTERNATIVES AND LAW.

HAVING now considered what is preliminary to choice as a moral act, and also right and wrong as related to such an act, we wish to know precisely what takes place when we thus choose.

In order to this we will suppose a man given to the use of strong drink, and with the pay for a day's work in his pocket, to be ^{An illustration.} deliberating whether he shall take it home to his suffering wife and children, or go to the saloon. The question is between choosing in accordance with the cravings of appetite on the one hand, or with the promptings of affection and the behest of the moral law on the other. It may not be needed, but as the want of distinctness at this point has been so great, I will venture to illustrate the relations of the several factors in a simple way, after the manner of the "Outline Study of Man."

The person deliberating we will represent by the line A. We will then place Affection, B, and Appetite, C, in front of him as the motives by which he is directly addressed, the one drawing him upward along the line D, the other downward along the line E. We will then place Obligation, or the Moral Law, F, back of him, and represent its behests as proceeding along the lines G and H, thus :—



This, as I suppose, presents the relation of the factors in all cases of moral action. The direct motives in this case are affection and appetite. In each there is a good; but one is higher, more human and ennobling than the other; and it is between these two kinds of good that the choice is to be made. In a being rightly disposed, affection would win without the aid of the moral nature. The man within the breast would simply stand by and smile assent; or, if the tendency towards appetite were too strong, would say, *No*. But when appetite is strong, and affection is strong, and the moral nature, now taking the form of conscience, is awake, we see what a strug-

gle of the elemental forces there may be. But, be the struggle greater or less, the choice itself, the final decision by which the man disposes of himself, is his own free act. There is no efficient cause of it, no proper cause of any kind, out of himself. The act is simple, and so cannot be defined. It is direct, requiring no use of means, and so no one can tell another how to do it, and no one can interpose to prevent it. No force from without or within can so interfere as to render the act otherwise than free without subverting the nature. Force has no relation to it, and motives have no causal relation. They have no efficiency. The man himself, not his will, but he, the agent, is the cause of the act, and therefore he is responsible.

A free act.

We here see that while there is but one force drawing the man to choose wrongly, there are three acting to lead him to choose rightly. On one side we have simply the craving of appetite. On the other side we have (1.) affection for his family, having sole reference to their good. We have (2.) a sense of the baseness of sensuality and of the greater consonance with his manhood of the higher act, with its inevitable reflex good to himself. We have (3.) the affirmation of obligation, the moral law.

Contending forces.

Of these three the force of each may vary indefinitely. (1.) Pure affection, with no consciousness of any other motive, may lead the man

to go to his family. As thus prompted the action would be beautiful.

(2.) A regard to his own dignity and good may be the preponderating motive. The reflex of the act in good upon the man himself could not be the motive in the very first act; but such good reveals itself at once, and is a rational and worthy motive. If there were to be no other there would be no selfishness. A man is not to blame for finding enjoyment in doing good if he cannot help it. This reflex good to the agent thus inevitably connected with affection, and indeed with benevolence in its widest form, has led some to say that an act purely from affection or benevolence is impossible. It would be if the act could not be done without conscious reference to this good; but it can be, and is, just as a boy plays ball with no reference to the health and sound sleep promoted by it.

But (3.) we have the affirmation of obligation, the moral law. The relation of this to the act of choice is wholly different from that of either of the others. It is not an inducement standing in front to be itself chosen, but is a voice from behind saying of the path that leads to the higher good, "This is the way, walk ye in it." It presupposes two or more good things, causes or means of a good, in front between which choice is to be made, and its function is to demand the choice of the higher good.

Place and
office of con-
science.

In this view of it there is a double motive for the choice of the higher good: one, its intrinsic value; the other, the imperative of moral law. Of these the imperative may so occupy attention that the man will seem to himself to act wholly from that. He may say that he does it because he ought, from a sense of duty, from principle, from a regard to the right, and because it is right; and this may be the determining element in his choice as between the two forms of good; but if there were not in some intrinsic value, aside from the affirmation of obligation, a reason why the choice should be made at all, obligation must base itself upon nothing. It could not be rationally affirmed. No one can be under obligation to anything for which there is not, aside from the obligation, more reason than there is against it. In such action the moral element may be more or less prevalent, but will always be present while reason holds its seat.

Having thus seen what takes place when only two active principles are in question, we need to know what all those principles are, and their relations to each other; and to find a supreme law. We have already considered them separately; but perhaps we may be aided in apprehending their relations if we present them thus: —

THE PERSON.

THE MORAL NATURE AS CONSCIENCE.

Into, and above
this nature man
was put to dress
and to keep it.

When a choice
is to be made be-
tween any two
principles of ac-
tion an influence
is supposed to
pass from each
along the lines A
and B to the Per-
son, and also from
the conscience
along the lines C
and D.

Righteous In-
dignation, }
Complacent } Moral
Love, } Affections.

Rational Love, }
Self-Love, } Rational
Rights, } and
Moral.

Brother and Sis-
ter, }
Parental, } Natural
Conjugal, etc., } Affections

Esteem, }
Power, }
Knowledge, }
Property, }
Liberty, } Good. Continued
Society, } Existence. } Desires.

Instincts.

Sex, }
Thirst, }
Hunger, }
Activity, }
Sleep, } Appetites
Air, }

After what has preceded, little need be said of the enumeration and arrangement in the above column. The felt needs of air, ^{The appetites.} sleep, and activity are not usually placed among the appetites; but as originating in the body, as periodical, and as having a physical limit, they come under the definition, and the regulation of them is so within our power and so essential to well-being, that attention needs to be drawn to them as subject to moral law.

The desires may be variously arranged. In the preceding column, that of existence and that of good are placed on the side as pervading the rest. This they necessarily do. They ^{The desires.} are also distinguished from the others by the fact that their objects can never be directly sought.

But whatever may be said of the arrangement of the active powers, what is contended for is, —

First, that they differ from each other, and that that difference is intuitively perceived, just as the difference between memory and judgment is perceived.

Second, that some are higher than others. By those who have no theory, and no principle of arrangement, the terms higher and lower are constantly applied to these principles.

Third, that as the principles are higher or lower, the quality of the good from their activity is higher or lower, and that this difference of

quality is perceived intuitively. Speaking of the "springs of action," Mr. Martineau says, "Immediately on their juxtaposition, we intuitively discern the higher quality of one than another, giving it a divine and authoritative right of preference."

In connection with this higher quality of the good, it is to be noticed that as we pass up it comes to be more and more in our own power till we reach the highest, when it becomes wholly so. For the gratification of the appetites, the desires, and the natural affections we are dependent on what is without us, and often beyond our reach, but no one can prevent us from loving God and our neighbor, or deprive us of the good there is from that and the accompanying approval of our conscience. Here we have an independent source of contentment and blessedness. "A good man shall be satisfied from himself." The highest duty and the highest joy being thus naturally connected, we can see how it is that in the Scriptures joy is made a duty.

We say, Fourth, that the moral nature, as affirming obligation, is not itself an active principle having its own object, but that it acts directly upon the will, or rather upon the man himself, to determine him in his choice between two or more active principles or ends. Of principles of action in conflict it will always require him to choose the

higher. If there were not principles of action besides itself between which the man might choose, the conscience would have no scope.

We say, Fifth, that the law of the conditioning and the conditioned gives us a scientific test of the relation of the active principles to each other as lower and higher, Law of conditioning and conditioned. this law having been as strictly observed in the upbuilding of nature as the law of gravitation is in its permanence. This law, like that of gravitation, was known and practically acted upon long before the conception of it entered into science.

We say, Sixth, that from the law of the conditioning and the conditioned the law of Law of limitation. limitation is directly derived, and that it is by this law that the normal action of the lower powers in their relation to the higher is to be tested. This law, as stated in previous editions, and in the "Outline Study of Man," is, that we are at liberty to bring into exercise every lower power, and to derive from it what enjoyment we may, provided such exercise be carried only to the point where it will best minister to all that is above it.

This gives us the natural law of self-denial. It is the denial for our own sakes of a lower principle of action when it would be inconsistent with the best action of any one above it. That such denial should be called *self*-denial does not speak

well for that self. The Christian law would require us to take into account the good of others, and to deny ourselves for that.

If now we begin at the bottom of the column of active principles, and go upwards, we shall find that the conscience, which has jurisdiction along the whole line, will enforce the law of limitation at every point. Appetite will be at work as an independent principle, and may be indulged up to the point where it will best minister to the health of the body, and to the highest efficiency of the powers above it; but the moment it tends to transcend that limit the conscience puts in a veto. And not only so, but, since appetite has for its object only an inferior interest, the law of limitation may arrest it before reaching the point determined by its own law. Not seldom do higher interests require this. The mother who might properly satisfy her own appetite fully is bound to arrest it, if need be, for the sake of her famishing children. As subordinate, the law of appetite, its own law, is thus constantly liable to exceptions through the demands of the higher nature, and in accordance with the law of limitation. And so it is all the way up. In connection with every lower principle of action there are exceptions, and the law of limitation comes in, until we reach the highest principle of all. We then find a principle that has no limitation, and a law

Conscience
and the im-
pulsive
principles.

The princi-
ple and law
of love

that has no exception. We find THE PRINCIPLE OF LOVE, and THE LAW OF LOVE. There is no possibility of loving God too much, and no danger of loving our neighbor better than ourselves, and so there is no limitation. There can be no circumstances in which we shall not be under obligation to love God with all our heart, and our neighbor as ourselves, and so there is no exception.

The natural and supreme law of our constitution, thus found by a fair analysis of the powers, and an exposition of their relation to each other, will, of course, take cognizance of the whole column of active principles, whether to prevent the encroachment of the lower upon the higher, or of the higher upon the lower. As man now is, the chief danger is that the lower principles will encroach upon the higher. Hence the law of limitation is to be carefully guarded ; but having once reached through that and the law of the conditioning and the conditioned the supreme law of love, that law can no more permit excess in a higher principle as it is related to a lower, than in a lower principle as it is related to a higher. It can no more permit the injury of health for the sake of knowledge, than it can permit an indulgence in appetite that would prevent the gaining of knowledge.

We thus see that the highest activity of rational love with reference to its own ends as having

value in themselves, is the very thing, and the only thing, that the law demands. Seeing this Union of law and love. we find a perfect coincidence between the law of our being and its highest active principle, and thus do we marry them — LAW and LOVE, the two mightiest forces in the universe. It is this that we have sought. This, and this alone, so brings harmony into the constitution that law, and reason, and impulse can work together. We thus find a perfect law without bondage, and perfect freedom without license. We find a perfect law without bondage, because there can be no bondage where love reigns; and we find perfect freedom without license, because there can be no license where law reigns. The highest harmony of the universe is in the love of a rational being that is coincident with the law of that being rationally affirmed; and the deepest jar and discord is from the love, persistent and utter, of such a being in opposition to his law. It is because there is in the Divine Being this harmony of law with love that He is perfect. It is because this harmony is required in the divine government that that is perfect; and no philosophy for the regulation of human conduct can be both vital and safe in which that same union is not consummated. Such a union is demonstrably the only

Thus it is that while love is a rational principle of action, and the highest possible principle, it is at the same time and always obligatory, and so the law of love becomes the law of our being. In substance, and as expressing his inmost nature, love is the one word uttered by God in the Bible. "God is LOVE." It is the one word that embodies his commands as expressed in the Bible.

The law of love the law of our being.

Uttered by God.

"Thou shalt LOVE the Lord thy God with all thy heart, and thy neighbor as thyself." It is also the one imperative word uttered by Him through the constitution of man regarded as a whole; and in the coincidence of these two utterances we find a perfect proof that both are from Him.

By the constitution of man.

In the highest generalization, defining love to be the choice of the good of conscious being impartially and for its own sake, the law of love will include self-love as well as love to others. Still, since each one is specially intrusted to himself, and has appetites, passions, interests, temptations, that cannot be shared by others, it is better for practical purposes to regard self-love as a separate principle.

Love and self-love.

CHAPTER II.

WICKEDNESS.

WE have now seen what the harmony of the constitution would be, and how it may be attained. We turn for a moment to the reverse of this. In the possibility that man can reject the law of his being we find the possibility of both sin and immorality.

“Sin is the transgression of the law.” It is what the Scriptures call it, “*anomia*,”
Sin what? lawlessness. It is the choice of some end or principle of action lower than the highest and making it supreme. It is the practical rejection by a rational and moral being of the law of his being, the moral law, the one law for the control of moral beings whoever and wherever they may be. This law must be received or rejected as a whole. “For whosoever shall keep the whole law and yet offend in one point is guilty of all.” Any other principle would permit each man to transgress in the direction of his strongest propensity and then to excuse himself, as so many do, on the ground of their obedience in other respects.

Unity of the law.

This unity of the law and the necessity of receiving or rejecting it as a whole divides men into two classes — those who accept the law, and those who do not. None obey it perfectly, but some recognize it, justify it, accept it, and make it their purpose to conform their lives to it. With others there is no practical recognition of the law as a whole. It is not their supreme purpose to make it the law of their life.

For those who do accept it, it becomes both a principle and a law of love, an active principle like any other, and the supreme law as proclaimed by the moral nature. For such there are as many forms of beneficence as there are of besetments and liabilities, of wants and woes among men; and the merit of the agent in relieving them will be measured, not by the amount done, but on the principle of the widow's two mites, by the amount of self-sacrificing love. Other motives may lead to beneficence, but the only pure source and true measure of it is self-sacrificing love.

For those, on the other hand, who do not accept the law there are as many forms of sin as there are active principles lower than the highest, and that can gain occasional or permanent control. It will matter much to the individual and to society which of the lower principles predominates; but be it which it may, the character will be rad-

ically wrong unless the principle and the law of love be made supreme.

This unity of the law and necessity of receiving it as a whole, if at all, shows too the impossibility of drawing a definite line between religion and morality. It is usual and convenient to distinguish duties of which God is the object, and offenses directly against him, from those of which man is the object, and offenses directly against him, and thus to make separate departments of morality and religion. We say of men that they are moral, but not religious; and it has been one of the great delusions and perversions of the world to suppose that they could be religious without being moral. Most religions have been constructed on this supposition, and not a few have incorporated the grossest immoralities into their religious rites. But as the law is the *moral* law, any infraction of it is strictly, if not technically, an immorality; and as it is a *divine* law, any infraction of it is disobedience to God, and so irreligious. A true religion must include and require all the duties of morality, but no religion not from God ever did, or ever will, thus include and require those duties.

No separation of religion and morality.

DIVISION VIII.

OF CONSCIENCE.

IN treating of the moral nature I said nothing of conscience. The reason was that I include in conscience only those phenomena from the moral nature which relate to our own conduct. Through the moral nature we are furnished with moral ideas, by which we are enabled to judge on moral subjects as on others where our own conduct is not in question. We thus judge of abstract questions of morality, and of the conduct of others. But according to its etymology (*con-scio*, a knowing with), conscience is strictly the knowing of ourselves together with a knowledge of moral law as it is related to us. As commonly understood, however, conscience includes not only knowledge, but also the feelings which precede, accompany, and follow the moral act. It presupposes a moral nature that furnishes the two fundamental ideas of rights and of obligation, and includes all the phenomena that arise when either of these ideas is regulative

The moral nature and conscience not identical.

Conscience strictly.

As commonly understood.

in our own conduct. Thus, the immediate recognition of rights by children and ignorant persons is said to be from conscience. They know themselves together with the moral law that is involved in the knowledge of rights, and, when their own rights are concerned, have a peculiar class of feelings which are attributed to the conscience.

But the chief business of conscience is to regulate our choices. This it does, or seeks to do, by the affirmation of obligation. In such cases we have presented to us always an alternative. We may act from a higher or a lower principle of action. We may choose a nobler or a baser end, and the moral nature, now acting as conscience, affirms obligation to choose the higher principle and the nobler end. Then will come deliberation for a longer or shorter period, often a protracted and severe struggle; then the choice; then the selection of means to carry out the choice; and then, on reflection, self-approbation or remorse. These are the phenomena, and so far as the moral nature is concerned in them, they are all commonly attributed to conscience.

We may then define conscience to be, first, the knowledge of ourselves together with the knowledge of moral law, and as we are related to that. This excludes feeling.

Conscience
regulates
choices.

Elements of
conscience.

Definitions.

Or, second, we may define it to be the whole moral consciousness of man in view of his own actions and as related to moral law. This will include the testifying state which accompanies the struggle while deliberation is going on, and also the self-approbation or remorse that may follow.

From what has now been said we may see how far the conscience is infallible.

The moral nature necessarily affirming moral law in both its branches, when a moral being sees that a proposed action will come under that law, the conscience will judge of it infallibly as right or wrong. Conscience when infallible. Accepting the law respecting rights, the conscience will infallibly judge it wrong to steal because stealing is, by its definition, the violation of a right. There may be question whether a given act comes under the law, and the judgment may err, but when the act is known to come under the law the judgment is infallible.

We next inquire whether the conscience can be educated.

Those who make it wholly intuitive necessarily say no. And as they say on the one hand that it cannot be educated, so they Can the conscience be educated? say on the other that it cannot be blunted or seared.

But if we regard conscience as including feeling, as practically we must, we have an indirect control over it, call it education or what you please,

by which the whole tone of our moral life may be changed. We may habitually neglect to bring our actions before the tribunal of conscience at all; we may deal unfairly with ourselves and bring them disingenuously, — and one of these we shall certainly do if we choose a wrong supreme end; or we may form the habit of bringing our actions uniformly and fairly before that tribunal. Besides, the general law of feeling applies here, by which, if it be rationally cherished, it becomes purer and stronger, or, if it be repressed, its fountains are dried up. Hence the conscience regarded as a whole, may become more and more sensitive and pervasive, or it may become blunted and seared. The man may become hardened, “past feeling,” “twice dead,” “plucked up by the roots;” or his path may be that of the just, “shining more and more unto the perfect day.”

Looking back now over the system we have considered, it is claimed for it, —

1st. That it is drawn from the constitution of man and accords with it.

2d. That it accords with Christianity.

3d. That through the principle of the conditioning and the conditioned it brings man into harmony with nature.

4th. That in the law of limitation it furnishes a principle to be applied by the individual in ad-

justing the claims of each tendency and spring of action except the highest.

5th. That it reconciles discrepant systems.

6th. That, if fully accepted, it would result in the perfection of the individual and of society.



PART II.
PRACTICAL.



LOVE AS A LAW.
MAN ACTING FROM CHOICE UNDER MORAL LAW.

L

PRELIMINARY STATEMENT.

LOVE AS A LAW DISTINGUISHED FROM THE LAW OF LOVE.

HAVING considered the Law of Love, we now proceed to Love as a Law. If we would conduct life by philosophy it is not enough to know its law and its end. We must also know how to apply that law and to reach that end. We need both parts of that perfect wisdom which it is the part of moral science to teach. Perfect wisdom consists in the choice of the best ends and of the best means to attain them. In this, wisdom differs from skill, — perfect skill consisting in the best use of means whatever the end may be. What belongs to the choice of ends we have considered. Love is our general principle and primal wisdom. We now come to another part of our definition, and inquire what love, working under the law of limitation, would require us to do. According to the Scriptures, "Love is the fulfilling of the law." Hence the Law of Love and of obligation or duty are coincident. The reason is that love is that which the law requires, and with which, if love be perfect, it is satisfied.

This is conceded, or at least not denied, by writers on morals; and yet when specific duties are to be deduced, they either do it wholly from the stand-point of conscience and not of love, or inconsistently, from love out of regard to the Scriptural law. But accepting the Scriptural doctrine, believing that the Law of Love covers the domain of morals, we proceed to inquire what that law requires.

This inquiry it will be observed is wholly deductive. In all inquiries respecting duties except the highest, there are two orders of questions: The first asks, What ought to be done? The second, How ought it to be done? To the broadest possible "What?" on this subject, but one answer can be given. "Thou shalt love the Lord thy God with all thy heart, and thy neighbor as thyself." This is the law of love. As a spiritual act, it is the primal wisdom, and, corresponding to it there is no "How?" No one can explain to another how to love, because the love is a primitive act, and no means can intervene.

Thus regarded love is an act and a choice, and as rational must itself have a motive. Love as an act and as a motive. There must be a reason on the ground of which love may be demanded by the conscience. That reason, as we have seen, is the worth of being, or its capacity of good and evil. But the act having been done, the generic choice having been made, love becomes a motive in all sub-

sequent acts. The first and great question is, What does the *law* demand? To this the reply is, Love. The second question is, What does Love demand? And to every "What?" here, there is a "How?" Or, if we please, all questions of this order may be comprised in one, — How shall the demands of love be carried out?

It is in morals as in astronomy. In that we first find the law, and then apply it. The law being given, we inquire at what time the sun and moon *ought* to be in such relation as to produce an eclipse. This inquiry is of a different order from those which have it for their object to find the law, or the reasons of it. If we suppose, with Kepler, each planet to be accompanied by an angel, whose business it is to see that its radius vector shall describe equal areas in equal times, all the inquiries and efforts of the angel might have relation solely to that result; but without understanding both the law and the reasons of it, he could know nothing of the philosophy of the heavens.

Failing to distinguish, at this point, as most have done, between love as an act demanded by the conscience and itself requiring a motive, and love as the motive of subsequent subordinate acts and demanding them, we fall into confusion. In the one case we have the law of love; in the other love as a law. In the first case the main element of the love is choice¹

Love as
choice and
as emotion.

¹ See *Bac. Sermon*, 1864.

rather than emotion. In the second the choice is implied, but emotion seems more prominent. In the first the choice is like the body of the sun, in itself dark ; in the second it is like the same body with the elements of light and heat and beauty gathered and floating around it.

Over the subordinate inquiries arising under love as a law, the conscience must watch, demanding not only perfect uprightness and candor, but such painstaking in informing the judgment as to secure that secondary wisdom which more often bears the name, and by which means are adapted to ends. But while the conscience must keep watch of the processes, the processes themselves are carried on by the intellect. The great work of the conscience is done in answering the first question, and in holding the will in the form of choice up to a perfect correspondence with the law. Subsequently its work will be to bring subordinate choices and specific volitions into conformity with the generic choice, and in doing so, questions that will be relatively principal and subordinate, the "What?" and the "How?" will constantly arise.

Accepting then the law of love, we shall need to inquire, what in the several departments of duty does that law require, and how ^{Result.} are those requirements to be carried out?

II.

CLASSIFICATION OF DUTIES.

IN answering the above questions, a classification of duties is needed.

In this we shall be guided by that principle of subordination, on which the law of limitation is based, as stated in the third of the Lectures on Moral Science. It is as true of duties as it is of forces, faculties, and enjoyments, that those are lower which are conditional for others.

But are some duties conditional for others ?
The condition of good work is a good instrument, of good fruit a good tree ; and of doing good to others, and glorifying God, a good man.

Our first and lowest duty will then respect our own state, including both disposition and capacity. The first and imperative demand of love is, that we secure those conditions in ourselves, by which our power to do good will be the greatest.

We thus reach our FIRST CLASS OF DUTIES under the law of love. They are those which respect *ourselves*. They respect either

First class
of duties
respect our-
selves.

our own inward *state* or outward *condition*; and till we reach absolute perfection, will have for their object a change for the better in one or the other of these. They are not distinctively duties to ourselves, though involving all that has commonly been regarded as such; but will include everything possible to enable us to benefit others and glorify God. Hence they will be held as duties, not so much from regard to ourselves, as on other and higher grounds.

The SECOND CLASS OF DUTIES are those to *our fellow men*. These will have for their object, until they reach perfection, a change for the better, either in their state or condition.

Second class;
duties to
our fellow
men.

That these are lower than our duties to God will probably be conceded, but are they conditional for them? In a sense they are. Whatever may be said of an innate or connate idea of God, and of duty to him as all-pervasive, it is true that practically, and in a normal state, the parent would be known before God, and that God would be known through him. The significance of "Our Father which art in heaven," is reached only through a knowledge of what a father on earth is; and our duties to the earthly, typify those to the heavenly Father, and prepare us for them.

These con-
ditional for
our duties
to God.

But besides this priority of time, and so a conditioning from the order in which the faculties are developed, duties may be so related that one cannot

be consistently or acceptably performed except on the condition that another has been. One who defrauds another may not bestow charity upon him. He must be just before he is generous. In the same way immediate duties to God so imply those to men, that a man is in no condition to do the former who has not done the latter.

This requires attention. It is the essence of superstition, and has been the curse of the
No religion without morality. race, to frame something called religion that could be gone through with formally, and be rested on for salvation, to the neglect of the love of man, and the duties from that. Hence we need to emphasize the impossibility of religion without morality. This the Scriptures do both in the Old Testament and the New. "I," says God, "hate robbery for a burnt-offering." "When ye spread forth your hands, I will hide mine eyes from you, yea when ye make many prayers I will not hear; your hands are full of blood; wash ye, make you clean, put away the evil of your doings from before mine eyes; cease to do evil, learn to do well; seek judgment, relieve the oppressed, judge the fatherless, plead for the widow." "If," says the Saviour, "thou bring thy gift to the altar, and there rememberest that thy brother hath aught against thee, leave there thy gift before the altar and go thy way; *first* be reconciled to thy brother, and then come and offer thy gift." "If a man say, I love God, and hateth his brother, he is a liar. For

he who loveth not his brother whom he hath seen, how can he love God whom he hath not seen? " This view cannot be too strongly enforced, and ought to enter into the substance of every treatise on duty.

As prior then in time, and as prerequisite for acceptable worship, our duties to our fellowmen are conditional for our duties to God.

Our THIRD CLASS OF DUTIES will be those towards God.

These are higher than any other because of their object, of the higher faculties involved, and because they imply all the others. Third class ; duties to God. If the love of man be first, as it would be in a child growing up normally, it will be conditional for that of God, which will follow as certainly as the full day follows the morning twilight ; but when once there is the love of God, it will be seen to include or imply the love of his creatures. As man now is, the true relation seems to be, when specific duties are required, the performance first of those toward man as a condition of the acceptable performance of those toward God.

It will be remembered that in classifying physical forces as higher and lower, we begin with that which is broadest, and at each step in our ascent comprehend fewer individuals, till we reach man ; but in classifying duties we reverse the process ; we begin with that which is narrowest, and as we ascend reach the broadest

Classifica-
tion of du-
ties as
higher and
broader.

and grandest generality, including not only our duties to all the creatures of God with whom we are in relation, but to God himself.

CLASS I.

DUTIES TO OURSELVES.

I.

CLASSIFICATION.

WE now proceed to consider the *first class of duties* in detail. These will require that we secure those conditions in ourselves by which we can work most efficiently under the law of love.

Conditions
requisite to
these duties
as condition-
al to our du-
ties to others.

These conditions are :—

1. That we secure our rights ;
2. That we supply our wants ; and
3. That we perfect our powers.

Of these each in its order is conditional for the next, and they will include all that we need to do for our own good, and to enable us to do good to others.

DIVISION I.

THE SECURING OF OUR RIGHTS.

WE are to secure our rights so far as they may be a condition to our best working under the law of love.

The only right that *must* be secured for the above

and is that to life. As long as there is life men may act under this law, in whatever condition they may be. Hence the right to life is more sacred than any other, and hence the right to defend it even by taking the life of another. God has endowed men with life, has placed them in their positions here, often with many others dependent upon them, has implanted within them an instinct of self-preservation, has made the life of each as sacred as that of any other, that security of life which the instinct guards is essential both to the well-being of society and of the individual, and if, with these interests in question, life is wrongfully assailed, it not only comes within the law of love to defend it by taking, if necessary, the life of another, but it is an imperative duty. God does not regard life as too sacred to be taken for the violation of natural law, and it is not only by a righteous moral law that life is taken in such cases, but by a natural law implanted in the constitution.

The right to life must be defended to the utmost. Of the other great rights, as of liberty, property, and reputation, we may be deprived and still work under the law of love. These rights we are to secure as far as possible in compatibility with that law, but as no absolute rule can be laid down, and as the subject of rights will be treated further on, it is not necessary to speak of them more fully here. It is only to be said that at each point we are to yield or defend these rights as the law of love wisely interpreted may require.

DIVISION II.

THE SUPPLY OF OUR WANTS.

THE second condition of our action under the law of love is the supply of our wants.

By wants is here meant those things which are necessary for the well-being of the body and the mind. These and nothing beyond are essential to full work under the law of love. To provide these requires toil, and this toil every one not incapacitated by feebleness or infirmity is bound either to undergo himself, or to pay others an equivalent for it. No duty is more strongly insisted on in the Scriptures than this. Not to perform it not only violates the first law of equity, but deprives us of all position and stand-point from which to labor for others.

DIVISION III.

THE PERFECTING OF OUR POWERS.

HAVING life and having our wants supplied, we are next to perfect our powers. This is the third duty to ourselves under the law of love. It is of much wider scope than those before treated of, but that the law of love requires it will be seen if we look at the ways in which we can minister to the good of others.

These are three : —

1st. By putting forth our energies, physical and mental, directly to that end.

2d. By exerting over them an unconscious influence.

Relation of
perfection to
the good of
others.

3d. By awakening in them the joy of complacency.

For each of these the one comprehensive condition and duty is our own perfection. "Be ye therefore perfect." How is this duty to be performed?

CHAPTER I.

PERFECTION AS RELATED TO DIRECT ACTION FOR OTHERS: OF THE BODY: OF THE MIND.

According to the views in the preliminary statement, the process in attaining this perfection must be one of *upbuilding*. In the language of the Scriptures, it must be an "edification." This gives us a point of departure and a *method*, which the term "self-culture" does not. In this view the instrumental powers, the appetites, the desires and natural affections, and the intellect are given us that through them we may build up a perfect body and a perfect mind. These powers we can control in three ways. We can *incite*, *restrain*, and *guide* them, and these we are to do partly from the good there is from their own regulated activity, but chiefly as they are conditional for the moral and spiritual nature. Of that nature our perfection would require the fullest possible expansion and activity.

Perfection
by upbuilding.

In building ourselves up then so as to become effective working powers, we begin with the body. Love would require us to seek physical perfection, because this would include *strength, beauty, and grace*, and each of these would aid in the highest ministries of love. The more strength love has to wield, the more efficient it will be ; the more it is clothed in beauty and in grace, the more satisfaction it will give.

For the perfection of the body we are dependent on the appetites, the lowest of the instrumental powers over which we have control. As lower, they are a condition for all that is above them, but their immediate object is the upbuilding and well-being of the body, and the continuance of the race. Through them we appropriate such things as the body needs, and we have only to say that in doing this they are to be held strictly subject to the law of limitation. By their constitution they are in a measure self-regulating, but must always require rational control with reference to their ends. They may be of any degree of strength, and be indulged to any extent up to the point where they cease to be in the best manner a condition for the activity of that which is above them. The stronger they are the better, if their action be for the strength, beauty, and grace of the body, and for the upbuilding of the intellectual and moral powers ; and all pleasure through them that is incidental to such upbuilding, or even compatible with it, is legitimate.

From the varying relations of the appetites, more precise rules for their regulation cannot be laid down.

As, however, the evils from the appetites are so great, we may not pass them without notice. The first great danger from the natural appetites is, that men will find in the good from them their supreme end. This multitudes do. Such are sensualists; for the character is always determined by that in which the supreme end is found. Such persons may wallow in gross sensuality, or seek their gratifications in a refined and fashionable way, but they will belong to the sty of Epicurus, will live unworthily, and will die and be forgotten, leaving the world no better for their having lived in it.

Danger from
the appe-
tites.

The second great danger from these appetites, is that those who have higher aims will be constantly allured and seduced by them, so that the whole tone of their life will be lowered. Those are few to whom some soil from sensuality does not cling. "Fleshly lusts" not only injure the body, but "war against the soul."

The third danger from the appetites is in the formation of those that are artificial. These have nothing to do with upbuilding, as the substances on which they fix are all poison and incapable of being assimilated. The pleasure from them terminates in itself; the tendency to increase the amount of the stimulus is strong; the nervous system is in

paired by them ; habits are formed which hold men in fearful bondage, and it may be questioned whether the best state of the moral powers and the highest spiritual exercises are compatible with habitual stimulation, either alcoholic or narcotic. If God had judged it best that man should have an appetite for these substances, doubtless He would have implanted it.

Held in their proper place, the appetites are productive only of good ; but looking at the history or at the present state of man, we find the amount of misery and degradation from abuse of the natural appetites, and from artificial ones which are themselves an abuse, to be appalling beyond description. Of the great corruption of the heathen, one of the most prominent forms is sensuality, their very religion being often but a deification of this. Of countries nominally Christian, especially in their great cities, the corruption is unutterable, and seldom, if ever, has Christianity so pervaded a community as to lift them wholly out of this slough. Hence we raise a warning cry at this point. Hence a right training of the young must involve a control by them of their appetites, since a failure here is a failure in all that is above them.

But while the proximate object of the appetites is the perfection of the body, they alone are not sufficient for that. For its highest strength, beauty, and grace, there are needed in addition health and physical training.

Appetites
not suffi-
cient.

1. Health. This is to the body what virtue is to the soul, its normal state, its good ; and for this, attention is needed, not only to ^{Health.} the appetites, but to air, exercise, sleep, and clothing. The care of health through these is a duty, not only from the consequences to ourselves of its failure, but because the power of love would thus be paralyzed, and instead of aiding others we should become a tax upon their energies, if not a burden. Needless ill-health in its myriad forms is an incubus upon society ; and, though it may seem harsh to call it so, it is, as a violation of the law of love, a crime.

This whole subject is not as yet brought as it should be within the domain of the conscience. The consequences of neglecting the laws of health, of imprudence, and excess, are constantly attributed to a mysterious Providence. They have the same relation to Providence as typhoid fever in the filthy wards of a city. They are visitations under Providence rendered necessary by the neglect and folly of man.

2. Physical training. Health alone will not secure perfection of form or of power. Especially will it not secure grace, which is ^{Physical training.} higher than beauty, and is expressed chiefly through motion. Hence the need of physical training.

The true subject of education is man in the unity of soul and body. If either factor be neglected,

the highest results cannot be reached. Hence a well regulated system of physical culture is not only a legitimate part of education, especially of a liberal education, but it is demanded. In this we have declined from the wisdom of the ancients.

Physical training may be carried too far ; it may become an end. Not subordinated to a higher culture, or out of proportion, it is a deformity and a nuisance. It also needs to be guarded against an ambition to perform difficult and dangerous feats. If it can be guarded at these two points, it must become an essential element in our system of education.

Strength, beauty, grace, — these are the fruits of physical training and health. Of these strength is put forth solely under the direction of will, and its exertion for others may impose obligation. Beauty and grace, on the other hand, produce their effects without our direct volition. They are as an emanation, a fragrance, a soft green, which we admire and enjoy without feeling obligation.

Are we then under obligation even with regard to the body, to seek not only strength to be used by will for the good of others, but also those perfections and accomplishments even which may become a source of pleasure when contemplated by them ? Yes, even though they are so often sought and displayed from vanity. By all means let beauty be sought ; beauty of person, and even of dress. This

nature teaches. The flowers are not simply becoming, they are beautiful. Nor do the Scriptures forbid it. The Apostle Peter, with his quiet and solemn eye, does not condemn outward adorning except as in antagonism to the higher "ornament of a meek and quiet spirit;" "the plaiting of hair," and "wearing of gold," and "putting on of apparel," are not to be *the* adorning. Rightly subordinated they may have their place, but are as nothing when compared with the "hidden man of the heart, which is in the sight of God of great price."

Let grace be cultivated. That costs nothing. But let nothing be done from self as central. Let it be in sympathy with the tendency of every organizing and vital force in nature towards perfection, and as putting us in harmony with the "Kosmos." Above all let it be for others. If vanity could but be exorcised by love, accomplishments would at once fall into their place and become admirable. The taint which attaches to them, as in the service of vanity and egotism, would be removed, and the social questions which arise concerning them would be easily settled.

But if we are to seek a perfect body, Perfection of mind.
much more a perfect mind.

Here again there must be upbuilding. Love being presupposed, its first business will be to put and hold in its place each of the instrumental powers.

Of these the desires are to the mind what the Law of limitation for the desires. appetites are to the body. They are natural and necessary principles of action, having no moral character in themselves, but requiring control. Like the appetites they are to be governed, not on the principle of repression, but by being made to minister to something higher. Let the desire of life, and of property, and of knowledge, and of power, and of esteem, have their full scope, provided they violate no right of others, and that what they appropriate is used in the service of the affections, and under the guidance of conscience.

But here, as in the appetites, we must draw attention to the great danger there is from Dangers from the desires. perversion and abuse.

And here, also, the first danger is that the object of some one of the desires will be adopted as the supreme end.

In this case the character formed, and the results, are very different from those when the appetites are thus adopted. The appetites have a natural limit. They are satisfied, and cease their craving; excess in them ultimately and speedily debilitates both body and mind; the sphere of the sensualist is narrow; he dies and is forgotten. But the desires have no natural limit. "They grow by what they feed on," and are all absorbing. Hence we have the poltroon when we should have the martyr; we have the miser, emaciated and cowering over his gold; we have the pale student outwatch-

ing the stars; we have the conqueror desolating continents, and the shifting devotee of public opinion. These fill the world with their deeds. They trample on appetite, and may seem nobler than its slaves, but are equally in bondage, and some of them beyond comparison more mischievous.

And here it may be well to state what that is in which the selfishness, and idolatry too, of the race consist. It is in adopting as their ^{Selfishness and idolatry.} supreme end the good there is from the activity of some lower part of their nature. This is selfishness. Its primary form is not that of enmity to God, or to any one else. There is no conscious malignity. It disclaims this when imputed to it, and says, "Is thy servant a dog that he should do this thing?" Not interfered with, it is good-natured, perhaps cultivated and elegant. But let any one, even God, come between it and the end made supreme, and it becomes aversion, enmity, bitter and uncompromising rebellion. In such cases, the form varying with the appetite or desire, and scope being given, there is no form of deception, and no extent or refinement of cruelty to which a people civilized, and cultivated through art, will not go.

This, too, is idolatry. It is the true idolatry of the race, which has always found symbols to represent that which they have made their supreme end, and who have really worshipped their own selfish passions as reflected in those symbols.

It need only be added that those who have chosen

higher ends are in constant danger through inordinate desire, even more than through inordinate appetite.

After the desires, the affections will require attention by one who would perfect himself as an agent for doing good. The affections are Natural and Moral. The difference between these is, that the moral affections are consequent upon acts of will or choice, and derive their character from the character of these acts. The natural affections are found in us acting spontaneously, like the desires.

For the most part the natural affections do not require repression. They rather need culture, and under that are capable of expanding into great beauty. Nor is there from them such danger of abuse that attention need be drawn to it here. It is sufficient to say that they are to be developed under the law of limitation.

The Intellect. Of the instrumental powers it only remains to speak of the Intellect.

The necessity of training, and if possible, perfecting the Intellect if a man would do much for his own good or that of others, is admitted. To this every seminary of learning testifies. Its relative importance is doubtless overestimated, since education has come to mean chiefly the training of the intellect.

The general statement here is that the law of love requires that every talent and means of in-

fluence, whether general or professional, should be cultivated to the utmost.

Does an artisan fail, as in making a steam boiler, to provide in the best way for the safety and comfort of the community ; is a physician ignorant of the right remedy, or a lawyer of the precedent on which his case turns ; does the clergyman lack quickening and persuasive power ; each is condemned by the law of love, and responsible for the consequences if the failure could have been avoided. There may be faithfulness at the moment, — at the bedside, in the court-room, in immediate preparation for the pulpit — but the failure and guilt may lie far back in the indolent self-indulgence and dissipation of the years of preparatory study.

We now pass to the Governing Powers. It is one thing for a person to improve his instrumental powers, as he might his knife or his reaper, and another to improve those which are more distinctively himself. It is in these that we find the worth and dignity of man, in these the image of God. In these is the germ of immortality ; in these the seat of spiritual conflict.

For the education of these powers there are no institutions except those of Christianity. The Church with its Bible, and ministry, and the Spirit of God pervading all, is God's institution for the education of these powers, and training them up into the likeness of Christ, and so of God. Nor would human institutions be

Governing
Powers.

Improve-
ment of
these pow-
ers.

of any avail. Improvement here must begin in the Will itself, by its submitting itself to the laws of reason and of conscience, and opening the whole man to every high and holy influence which God may bring to bear upon him. All powers are to be improved, and these no less than others, by their being exercised in the sphere and under the conditions appointed for them by God. So only. But the sphere of these powers is to rule. Hence they can be improved only as they are permitted to be active in ruling. But that they should do this nothing can secure but that ultimate act of choice which determines character, and which lies beyond the reach of all institutions and external appliances. If these powers be held in abeyance, their place being usurped by appetite or desire in the form of passion, they will be dwarfed and perverted, and will manifest themselves in every form of superstition and fanaticism.

Such is the sphere of the governing powers. He who would cultivate them must permit them to govern, and to govern uniformly. So shall they gain strength, and so shall he walk in increasing light until "the perfect day."

But the conditions under which these powers are to act, and the helps offered, require to be known no less than their sphere. These cannot here be treated of at large, but I desire to advert to the subject of immediate divine aid, because that is so generally regarded as alien to phi-

Conditions
and helps.

losophy. It is not so, for the whole philosophy of upbuilding would lead us to anticipate that man in his highest powers would be connected with that which is still higher. And in this it is accordant with the voice of heathen antiquity, and of the Scriptures. Always men have spoken of the voice of God within them, and the Scriptures speak of the "light that lighteth every man that cometh into the world." The expressions vary, but the import is that there is a direct access of the Spirit of God to the spirit of man, both for illumination and quickening. For the reception of these the Moral Reason is adapted as the flower is adapted to receive the light and warmth of the sun, and no symbol could be more beautiful than that of the flower that turns itself to the sun and follows it in its course.

But are we not here in danger of mysticism? Yes; but only as we are in danger of ^{Dangers.} conflagration from the use of fire. Let us be cautious and encourage no mysticism. Let us also be cautious and neither ignore nor quench any light offered us by God. This is a vital question in our upbuilding. I hold that this communication and aid are in strict accordance with philosophy, and my conviction is that whoever attempts perfecting his directive powers without prayer, and opening his mind, by putting away wickedness, to the illuminating and quickening influences of the Spirit of God, will fail of success.

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It is only by thus building up himself through the whole range of his faculties, that man can reach the highest efficiency when he would put forth direct acts of will in the service of love.

CHAPTER II.

PERFECTION AS RELATED TO UNCONSCIOUS INFLUENCE.

The second mode of doing good to others is by unconscious influence or example.

This, in its highest degree, requires perfection not so much of the powers, as in their control and mode of action. No lower power may act beyond the point at which it becomes a condition for the action of a higher. The appetite for food or drink may not be so indulged as to prevent the fullest activity of the desire of knowledge or of power. The desire of power may not become so engrossing as to dwarf the affections or stifle any claim of justice or of right. Napoleon cared nothing for appetite, but was gluttonous of power. When a man chooses the object of any lower power for his supreme end, that determines his character, his energies are directed to that, his development is around it, and he becomes unsymmetrical, as a tree whose upward sap is arrested and expands it into a deformity. This most men do. They lack the controlling and directive power needed to keep the faculties in subordination, and even if they choose the highest

end are long in bringing moral symmetry into their lives. Only when this is done are they in a condition to exert the highest unconscious influence over others, and when this is done, this influence is more efficient than any other.

The direct power of man over nature is slight compared with that which he gains through her own forces. The same is true of society. As God intended man to be a social being, He implanted in him those principles by which he may have a common life, and through which that life may be reached and modified throughout a nation, and for ages. Among these principles is that sympathy and unconscious imitation by which families and nations are assimilated, and to reach, as it may be done, the common life through this is the sublimest work of man.

It is in early life that this unconscious imitation is most operative. Every child is a Chinese. Give him a cracked saucer for a model, and he will make a cracked set. The child needs formal teaching by words, but his principles are formed and practical habits moulded chiefly by that action of those around him which expresses their inner life. From this there is a subtle and pervasive influence that no direct teaching can counteract. It is thus that families, neighborhoods, sections of country are reached and assimilated, and to this all contribute. It is through this that great men, men great in character and action, reach their highest influence

They are simply set in the firmament of the past, and *shine*.

Doubtless the power of a book, of the word spoken, of mere teaching, is great, but this silent shining addresses different principles, and under different conditions. Power is from the inner life in its integrity, and this is most perfectly and certainly revealed by action. Hence "Example is better than precept." The word not weighted from the life sounds hollow. Hence the folly as well as guilt of attempting to substitute anything for that thorough sincerity of character from which alone good influences can legitimately flow.

We here find a special danger to preachers, and to all who teach professionally or formally. They are tempted to "say and do not." There is no surer way to destroy self-respect and bring such teachings into contempt. Against such teachers the Bible denounces its heaviest woes. "Woe unto you Scribes and Pharisees, hypocrites, for ye devour widows' houses, and for a pretense make long prayers: therefore ye shall receive the greater damnation."

CHAPTER III.

PERFECTION AS RELATED TO COMPLACENCY.

The third way of benefiting others through a care for our own state, is by awakening in them the joy of complacency.

Under the former head we regarded man as active, with powers to be addressed ; under this we regard him as having susceptibilities. Our object then was action, character ; it is now enjoyment.

The highest susceptibilities are moral, and it is from manifestations of moral character that we have our highest enjoyment through the susceptibilities. Through these we have the love of complacency, the sense of moral beauty and grandeur, esteem, veneration, and the emotions which, in their highest form, become worship.

For the susceptibility to natural beauty and grandeur God has provided. Nature is full of objects that correspond to this ; it is among our purest and best sources of enjoyment, and is the forerunner and type of the higher enjoyment from the beauty of holiness. But the moral susceptibilities can be awakened only by character. For these the great provision is in God himself, whose character is perfect ; but aside from this, these susceptibilities may be drawn out in high activity by human character. If all people were to reflect the image of Christ in their radical character, the ideals of literature and art, or rather something more beautiful and better, would live and act before us, and no one can estimate the enhanced joy from moral beauty.

. It is an office of Love to increase material beauty. She smiles upon the marriage of taste with industry. She would esteem it a crime to mar nature ; she

would, if possible, restore the beauty of Eden. How much more then must Love feel under obligation to increase moral beauty ; how much more a crime to diminish it. In a community whose moral nature is developed, high moral character is the purest, the best, the amplest contribution to mere enjoyment that can be made. It is better than pictures or statues or landscape gardens. Such a contribution every man can make by attending to his own state, and it is among the more imperative obligations of Love to do this.

That this end of love would be most fully reached by our perfection, is too plain to need enforcement. Everywhere the highest complacency demands perfection.

CHAPTER IV.

PERFECTION AS RELATED TO THE GLORY OF GOD.

We have thus seen that our own perfection is a condition of our best ministrations to others in each of the three ways in which it is possible for us to minister to them, and that love would therefore oblige us to seek that perfection. We are also under obligation to seek it, because it is a condition of our most fully glorifying God.

God is glorified by the manifestation of his perfections. In the products of his wisdom and power He is glorified, as they are seen to be perfect. He

is more glorified as He himself is seen to be perfect in his moral character and government, and as He is loved and obeyed by creatures made in his image. This love and obedience are the sum of human duty : they are perfection. They are also the glorifying of God, and, it may be added, the enjoying of Him. That God should be glorified by us voluntarily, and enjoyed in any other way, we cannot conceive. In this view of it, therefore, perfection can hardly be said to be a condition of glorifying God. It is the glorifying of Him.

CHAPTER V.

PERFECTION AS RELATED TO SELF-LOVE.

From the above it appears that love to others and to God would require us to seek our own perfection. But this is just what would be required by a reasonable self-love, and is there no place for that? Yes ; and we here reach the point, not only of the reconciliation of self-love with benevolence, but of their convergence. Self-love is legitimate. Our own good is of intrinsic value, and we are especially bound to care for it as it is that part of the universal good which is more especially intrusted to us. God cares for it, and why not we? In doing this we have reason to believe that we not only work with Him for our own good, but as He himself works. " From hence, also, it is evident," says Edwards, in

his "Treatise on the Nature of Virtue," "that the divine virtue, or the virtue of the divine mind, must consist principally in love to himself." If this be correct, our virtue will consist in some degree in love to ourselves. While, therefore, we allow self-love a place in prompting efforts for our own perfection, it is a subordinate one.

It is worthy of notice that it is no part of the divine law, as directly expressed, that we love ourselves. It is simply implied in the command to love our neighbor as ourselves. The reason doubtless is the deep harmony there is between loving God and our neighbor and loving ourselves. So perfectly coincident are they as reciprocally resulting, both and equally, from perfect powers acting rightly, that if we love God and our neighbor we do the very thing that self-love would require, and there is no need of enforcing a further law. To love God and our neighbor is the best way of loving ourselves.

CHAPTER VI.

HABITS.

In speaking of individual upbuilding and perfection, the subject of habits may not be omitted.

Habits presuppose original faculties and susceptibilities by which acts are done and impressions are received independently of habit. They are formed by repeated voluntary

Habits, active and passive.

action of the powers, and by repeated impressions on the sensibility. No man, therefore, is born with habits, but every one has a tendency to form them; and, according to the distinction just made, they will be either active or passive.

Active habits are formed by the repetition of voluntary acts. It is an ultimate fact in our constitution, that repetition, practice, ^{Active habits.} use, produces, always facility in doing the acts repeated, and sometimes, in addition, a tendency to do them. Facility and tendency, — these are the results of acts voluntarily repeated, which required at first careful attention and painful effort. Both facility and tendency are spoken of as the result of habit, but they need to be distinguished; and we also need to distinguish a tendency to do a thing in a particular manner, from a tendency to do it at all. By repetition one gains facility in writing his name, and a tendency, if he write it at all, to do so in a particular way; but he does not gain a tendency to write his name. For doing that a rational motive is required. The same may be said of all acquired skill. This is gained by the repetition of acts giving facility, and a tendency to do the thing in a particular manner. But in some cases a step further is taken, and a tendency is acquired to do the thing itself. This may go so far that habitual action may seem automatic, and not only not to be from the will, but to be in opposition to it. It is this *tendency* which is more particularly spoken of as

“habit.” This it is that may need to be guarded against, or to be overcome.

Of such a constitution the object is evident. It is not to trammel us, or to reduce us to routine, but to enable us so to incorporate into our being the results of voluntary action as to avail ourselves of those results with the least possible attention, and so that the mind may be free to enter upon new fields of effort. This it is desirable to notice, because many writers have enlarged the sphere of habit quite too much.

Such being the nature of active habits, and the object of that constitution by which they are formed, it is obvious, —

1. That men must be responsible for their habits, and for all acts done from them. Not only do specific habits originate in the will as prompted by original and controlling faculties that act independently of habit, but they can never wholly escape from the control of will.

2. It is obvious that when men rest in any form of habitual action, they defeat the end for which the capacity for habits was given, which is to give freedom to enter upon new fields of activity. Habit, as habit, is automatic and mechanical. It is simply conservative, while man never reaches a point where conservatism is not for the sake of progress. Hence, while we are to seek by repetition all possible facility and power, we are to guard sedulously against being brought

Object of
habits.

Responsi-
bility for
habits.

Habits con-
servative,
but not to
trammel us.

into bondage to any tendency. It is sad to see the power of rational will and free choice narrowed down by any blind force, natural or acquired.

3. It is obvious that bad habits may be formed as well as good ones. In these there is a tendency to increase in strength in-
Bad habits.
 definitely ; and when we have this accumulated power thus added to the force of original passion, we have a bondage the most fearful known. Hence the wisdom of letting evil alone “ before it be meddled with ”

4. It is a point of wisdom to “ set the habits,” as Paley says, “ so that every change may be a change for the better.” In illustra-
The “set”
of habits.
 ting this he says that “ the advantage is with those habits which allow of an indulgence in the deviation from them. The luxurious receive no greater pleasure from their dainties than the peasant does from his bread and cheese ; but the peasant, whenever he goes abroad, finds a feast ; whereas the epicure must be well entertained to escape disgust. Those who spend every day at cards, and those who go every day to plough, pass their time much alike ; but then whatever suspends the occupation of the card-player distresses him ; whereas to the laborer every interruption is a refreshment ; and this appears in the different effects that Sunday produces upon the two, which proves a day of recreation to the one, but a lamentable burden to the other.” ¹

¹ *Moral Philosophy*, chap. vi.

Passive habits, as has been said, are formed by repeated impressions. These, no less than active habits, have it for their end to regulate action. This they do by their effect both upon the enjoyment and the suffering caused by impressions. The end being action, the means are disregarded ; and emotions and impressions, both pleasant and unpleasant, are moderated by such habits when they would interfere with the best condition for action. The doctrine of Bishop Butler is that, “ From our very faculty of habits, passive impressions, by being repeated, grow weaker. Thoughts, by often passing through the mind are felt less sensibly ; being accustomed to danger begets intrepidity, — that is, lessens fear ; to distress, lessens the passion of pity ; to instances of others’ mortality, lessens the sensible apprehension of our own. And from these two observations together, — that practical habits are formed and strengthened by repeated acts, and that passive impressions grow weaker by being repeated upon us, — it must follow that active habits may be gradually forming and strengthening by a course of acting upon such and such motives and excitements, whilst these motives and excitements themselves are by proportionable degrees growing less sensible, — that is, are continually less and less sensibly felt, even as the active habits strengthen.”¹ This shows how needful it is that motives, excite-

¹ *Analogy*, Part I., chap. v.

ments, sympathies, legitimately connected with action, should be followed by such action, for no one is so hardened and hopeless as he who has become familiar with such motives without corresponding action. "Going," says Butler, "over the theory of virtue in one's thoughts, talking well, and drawing fine pictures of it; this is so far from necessarily or certainly conducing to form a habit of it in him who thus employs himself, that it may harden the mind in a contrary course, — that is, form a habit of insensibility to all moral considerations."

But while the above gives us the relation of active and passive habits, and contains ^{Qualification of Butler's doctrine.} practical truth of the utmost moment, it may be questioned whether the doctrine of passive impressions, as stated, does not require qualification. No proof is given by Butler that "from our very faculty of habits, passive impressions must grow weaker." It is even conceivable that they might grow stronger. The law applies to all that depends on physical organization as now constituted, perhaps goes further, but is not a necessary law of intellect and sensitive being. Let that on which sensibility depends remain unworn, as surely it may, and there will be no reason why the thousandth impression should not be as vivid as the first.

CLASS II.

DUTIES TO OUR FELLOW MEN.

Duties to our fellow men will fall into two great divisions, which we shall treat separately, with divisions under each.

I. Duties to men as men.

II. Duties growing out of special relations.

PRELIMINARY.

SELF-LOVE AND THE LOVE OF OTHERS.

In passing to these we must not omit to say that as love to our fellow men requires attention to our own condition and state, so self-love requires attention to their condition and state. If we can best minister to our fellow men only as we are perfect, they can best minister to us only as they are perfect. As social beings, our whole interest and enjoyment will depend upon the condition and state of others, and the promotion of their well-being is that of our own. So intimate and reciprocally dependent are a rational self-love and a love of others. They are not only not opposites, as some have supposed,

Self-love
and love of
others re-
ciprocally
dependent.

but are different phases of one common principle, equally necessary to the common end.

In our duties to others the law is that we shall love our neighbor as ourselves. We must then do for him as we would for ourselves. But, as we have seen, we are to regard our own rights, to supply our wants, and to perfect and direct our powers

If, then, we would love our fellow men as we do ourselves, we must —

1. Regard, and, if necessary, aid in securing their rights ; —

2. Supply their wants ; and —

3. Do what we can to perfect and direct their powers.

These will include, and in their order as lower and higher, all our duties to our fellow men.

In these ways we are to “do good to all as we have opportunity.” But through relations established by God, indicating the Ground of special rights and duties. ends not only of the individual, but of the family and of society, we are required, while we give to all their rights, to supply the wants and to seek to perfect and direct the powers of some rather than of others. To empower us to do these more effectually, we may have special rights over persons ; we may owe them special duties ; and they may have special claims and be under special obligations. This will give us what have been called the “rights of persons” in distinction from the “rights of things,” and will require a separate consideration of the rights and duties of the family and of society

FIRST GREAT DIVISION.

DUTIES TO MEN AS MEN.

DIVISION I.

DUTIES REGARDING THE RIGHTS OF OTHERS.

CHAPTER I.

OF RIGHTS.

WE are now prepared to pass to the consideration of rights.

Of rights the correlative is obligation, and the obligations corresponding to rights give the lowest form of duty to others. For the most part rights are guarded by negative precepts, the command being "Thou shalt not." They belong to others already, and can be taken or withheld from them only by positive injury. This love can never do. The least that love can do for others is to respect, and concede to them, all their rights; and no one who violates or withholds the rights of another can consistently claim to be benevolent toward him. That we give to others their rights, is therefore the proper condition of all higher forms of duty.

As actions are right from their relation to an end, so all rights are founded in the relation of those things to which men have a right, to some end indicated through our nature, and to be attained either by ourselves or others.

Foundation
of rights.

For every active principle in man, for every natural desire, affection, or capacity, indicating an end to be attained, there is a corresponding natural right; and these rights are higher or lower according to the dignity and sacredness of the end, or which is the same thing, of that part of our nature in which they originate. Thus there are rights which would secure the attainment by instinct of its ends, and by the appetites of their end. And so of the desires, and of the intellect, and of the natural affections, and of the moral and spiritual nature. Whoever is permitted to pursue unobstructedly all the ends indicated by these several active principles, has all his rights; and in doing so he has a right to have and to do everything that will not interfere with the rights of others. If obstructed on any other ground, he would not have all his rights. Having endowed man with active principles, the purpose of God evidently was to place him in such conditions that he should be induced, required, and enabled to secure the ends indicated by those principles; and when in the pursuit of those ends he is arrested by any interference with such divinely constituted conditions, the indignant protest which arises in the breast of every man is the voice of God in the assertion of

rights. We are so constituted that, in apprehending the relation between these active principles and their ends, the moral reason necessarily forms the idea of rights.

Rights, as thus founded, are of several kinds.

And 1st, There are what have been called
Kinds of rights. “rights of things” and “rights of persons.” This is a radical distinction, and needs to be clearly understood.

Men have a right to things that they may be enabled to attain their own ends. They have rights over persons that they may enable those persons to attain their ends. Rights of things are to guard against the encroachment of others, and their sole correlative is obligation on the part of others. From the use of anything to which one man has a right, others are under obligation to abstain, and to abstain wholly. Of rights over others, having it for their object to enable them to attain their end, the correlative is still obligation on the part of others; but they also involve obligation on the part of him in whom the right vests to those others. The parent has a right over the child, and the child is under obligation to respect that right; but the parent is also himself under obligation to the child to use that right solely for the end for which it was given.

As rights have their foundation in their relation
Limit of rights. to an end, so they find their limit in the same relation. Relatively to others a man

may have a right to do what he will with his own, but in truth and before God, no man has a right to use anything except for the end for which it was given. No man has a right to destroy his property wantonly, or to use it foolishly, though no other man may have a right to prevent him.

Here, too, we find not only the foundation, but the limit of all rights of government whether human or divine. If any being be in a position to secure his own ends independently of all others, then no other being can have any rights over him. It is on this ground that any right over God is impossible, and his right over his creatures as moral Governor is not from his relation to them as Creator and Preserver, as these relations are simply from his power, but it is from his capacity and disposition to do for them what is necessary for the attainment by them of their end. Moral government is by law, and no man will say that it would be right in God to give his creatures a law that would lead them astray in seeking their supreme end. So far as we can understand it the whole end of the moral government of God is to lead his creatures to the attainment by them of that end. If any one should fail of this ultimately and finally, and it should appear that God had not provided conditions by which it was possible for him to attain it, the fault would not be in the creature. But there will be no such failure. No creature shall ever be able to charge such a failure upon God. Hence the righteousness of his govern-

ment, his right under that government to control his creatures, and the guilt of their rebellion. In the same way parents and civil rulers, holding relations established by God, through which their aid is indispensable to others in the attainment of their ends, have rights over them, but only for the attainment by them of those ends. If any man make use of another for his own ends simply, he uses him as a *thing*. This, when done by an individual, is slavery ; when done by a government, it is tyranny.

Rights, again, are natural, and adventitious.

Rights natural and adventitious. Natural rights are both of things and of persons. They are those which would belong to man if there were no civil government. A man has a natural right to those means and conditions of good which God has provided to enable him to secure his end, such as air, light, water, the unappropriated products of the earth and waters, and the fruit of his own labors. Parents have also a natural right to the obedience and respect of their children, and children to the love and care of their parents, because these grow out of natural relations. Adventitious rights are those which grow out of civil society. No man is naturally a ruler, or judge, or sheriff, or legislator. These have rights as such, but they are adventitious. So also are many of the rights of property.

Rights alienable and inalienable. Rights are also alienable and inalienable. Alienable rights are those which may be lawfully transferred to another. We do not

here inquire what others may unlawfully do in depriving us of rights, which will still be ours and may again be exercised when we have the power, but what we may do in transferring to others rights which will cease to be ours. The ground of this distinction will be found in the ends which these rights respect. All rights from the lower powers, as the desires and natural affections, that do not respect the supreme end, are alienable. A man may transfer to another his property, or his right over his child. But a man has an inalienable right to *himself* in the use of all those means and conditions which are necessary to the attainment of his supreme end. These he cannot alienate, and no one can rightfully deprive him of them. No man may lower his true manhood; but if, without doing this, he can alienate or part with anything, he is at liberty to do it.

If the foundation of rights has been correctly stated, it will follow that the rights of all men are equal. As rights are founded ^{Equal rights.} on ends indicated by active principles, if men have common active principles and a common end, that is, if they are men, they must have common and equal rights. This is the doctrine of the Declaration of Independence, and the foundation of republican institutions. The condition in which men are born, and their natural endowments, may be of the greatest diversity, but the right of one human being to all the means and conditions given him by God

for attaining his ends must rest on the same ground, and be as perfect and sacred as that of any other.

That men have equal rights has been regarded as self-evident, but some confusion has arisen from not distinguishing clearly between the rights of things

Rights of
things and
persons to
be distin-
guished.

and of persons. As regards rights of persons a practical evasion has been attempted.

All children, it is said, are indeed born with equal rights, but, as unable to secure their own ends, they need for a long time to be under guardianship, and if there are persons or races who are under the same need, they may be treated in an analogous way.

This is true, but before the desired application of it may be made, it must be shown that such persons are really unable to take care of themselves. There are idiots and incompetent persons who must be thus cared for, but to suppose large classes or races to be left thus and without natural guardianship would be an imputation upon Providence; there are no such races. It must also be shown that any such assumed guardianship is a rightful one, and will secure its legitimate ends. Such a guardianship for the ends of those over whom it is assumed, would not be coveted. The law of love would require us first to give all persons their rights, and if, after a fair trial, they are unable to take care of themselves, then to have guardians appointed by lawful authority, and for their good. This would be wholly contrary to the spirit of slavery, which consists in using persons as things, and for our own ends.

The rights which men, all men, thus have as empowered of God to secure their own ends, are those of Justice and of Truth, which Justice. last is also a form of justice.

As between man and man, justice consists in conceding and rendering to every one all his rights. He who has all his rights has no injustice done him. Divine Justice consists not only in this, but also in rendering to every one his deserts. These two forms of justice are entirely distinct. Desert of punishment depends upon guilt; but with guilt as such and in distinction from injury to the individual and to society, man cannot deal. That depends upon the heart, which he cannot know and can have no claim to regulate. Man looks on the act and infers the motive. He may not punish except on the presumption of a bad motive, but his punishment must be graduated, not by the presumed badness of the motive, but by the tendency of the act to injure society. God, on the other hand, looks at the motive and disregards the act. He sees and punishes guilt in intention where there is no outward act. Hence "Vengeance belongs to Him." He only can administer punitive justice. Man may guard rights; he may prevent any violation of them in the name of justice and within its limits. And the sentiment of justice within him may find satisfaction in such punishment, but the measure of punishment by him must be found in its necessity to guard the rights of society, and not in any satis-

faction of absolute punitive justice. Any other right can be had only from direct revelation.

We now pass to consider more particularly the rights which belong to all men.

But in doing this we must notice an element which enters into our conception of all rights — that of security. The right to security in the possession and use of anything rests on the same ground as the right to the thing itself, since the end on which the right is based cannot be fully attained without this. Without security there is no enjoyment or free use of anything, and perfect security alone gives its full value to a possession. This is the element and condition in connection with our rights which we value more than any other. Hence this element is recognized in law ; and if there be good reason to believe that any one will violate the rights of others, he may be bound over to keep the peace.

Security an
element in
the concep-
tion of right.

CHAPTER II.

PERSONAL RIGHTS: LIFE AND LIBERTY.

SECURITY being thus implied in all rights, the first class which we shall notice is those of the Person.

Every person has a right to life, and to such security and freedom as will enable him to attain the several ends indicated by his active powers.

On the right to life all others depend. This is the first guarded in the Decalogue. It is also the first mentioned in the Declaration ^{Right to} of Independence, where it is said to be inalienable. ^{Life.} It is so. It may be forfeited for crime; it may be surrendered for the sake of principle or of humanity, but cannot be alienated for a consideration.

How, then, may the right to life be so forfeited that others may have the right to take it ^{How for-} away? ^{feited.}

This may be done in four ways, and

1. By attempting the life of another. The right to take life in defending life is recognized by the laws of all countries and by all persons, except a few extreme non-resistants.

2. The right to life may be forfeited by attempt-

ing house-breaking or robbery in the night. The law properly makes a distinction between such attempts by day and by night, and in the latter case justifies the taking of life. Still every such attempt will not make this morally right, and for such cases no general rule can be laid down.

3. The right to life may be forfeited by resisting the officers of the law. If officers of the law are resisted in its execution, they have a right, as a last resort, to take life. If a mob which they have been commanded to disperse, will not disperse, they have a right to fire upon it.

4. The right to life is forfeited by murder, that is, by taking life with malice aforethought.

The death penalty was early authorized and demanded by the Bible, not from cruelty, but on the very ground of the sacredness of human life. "Whoso sheddeth man's blood, by man shall his blood be shed, for *in the image of God made He man.*" The estimate placed by a lawgiver upon any right, can be measured only by the penalty by which he guards it; and as death is the highest possible penalty, they who impose this show the highest possible estimate of the value of life. That is a sophism by which those who reject this penalty would persuade themselves or the community that in so doing they are more humane than others, or set a higher value on human life. It is the reverse.

But the right to take life can depend upon no estimate of its value by us. It must come either directly or indirectly from God, — directly by rev-

elation, and indirectly from its necessity to the ends of government. Government is from God, and has thus a right to do what is essential to its own being and ends; and if the security which is its great end can be attained only by the death of those who would destroy it, then society may put them to death. Society has thus the right, and must judge how far, in the varying phases of civilization and Christianity, it may be necessary to use it.

The rights of the Person are also infringed by any violence actual or attempted. An assault is violence attempted. Battery is any degree of violence, even the slightest touch in anger, or for insult. Violence may also result in wounding or in maiming the person attacked.

Under rights of the person is also included, — the Right to Liberty. By this is here meant, not freedom of choice, but the ^{Right to liberty.} liberty of external action in carrying out our choices. It is the right to do whatever any one may choose, provided he does not interfere with the rights of another.

Liberty to this extent is plainly essential to the end of man as a responsible being, and hence a natural right. It is also inalienable so far as it is necessary to the highest end of any man; but if by parting with some portion of it, — for even slavery does not wholly take it away, — a man can better subserve the great ends of love, he is at liberty to do it.

CHAPTER III.

RIGHT TO PROPERTY.

THE Right to Property reveals itself through an original desire. The affirmation of it is early and universally made, and becomes a controlling element in civil society.

Its founda-
tion.

The sense of this right, thus originally given, is deepened by observation and reflection. Without this society could not exist. With no right to the product of his labor no man would make a tool, or a garment, or build a shelter, or raise a crop. There could be no industry and no progress.

It will be found too, historically, that the general well-being and progress of society has been in proportion to the freedom of every man to gain property in all legitimate ways, and to security in its possession. Let the form of the government be what it may, if there but be freedom of industry, and security in the possession and enjoyment of its results, there will be prosperity.

The laws of every government relate largely to property. They regulate the modes of its acquisition and transfer, and punish violations of the right.

The acquisition of property is required by love,

because it is a powerful means of benefiting others. There is no giving without a previous getting. A selfish getting of property, though ^{Property to be acquired} better than a selfish indolence or wastefulness, is not to be encouraged; but the desire of property working in subordination to the affections should be. Most blessed would it be if all the desires could thus work, but especially this. Industry, frugality, carefulness, as ministering to a cheerful giving, would then not only be purged from all taint of meanness, but would be ennobled. "There have," says Chancellor Kent, "been modern theorists, who have considered separate and exclusive property as the cause of injustice, and the unhappy result of government and artificial institutions. But human society would be in a most unnatural and miserable condition if it were possible to be instituted or reorganized upon the basis of such speculations. The sense of property is graciously bestowed upon mankind for the purpose of rousing them from sloth and stimulating them to action. It leads to the cultivation of the earth, the institution of government, the establishment of justice, the acquisition of the comforts of life, the growth of the useful arts, the spirit of commerce, the productions of taste, the erections of charity, and the display of the benevolent affections."

Property may be acquired, —

1. By appropriating so much of those things which God has given to all as we need for our

own use. Some things which God has given to all, as air and sunlight, cannot be appropriated, and so cannot become property. But the spontaneous fruits of the earth, the products of the waters, and so much land as may be necessary for individual support, and as shall be permanently occupied, may, by appropriation, become property.

2. Property may be acquired by labor.

Labor is the chief source of value, and the laborer has a right to the value he creates. This is a natural right resulting directly from a man's right to himself. It may not be easy, it is not, to adjust the questions that arise between the claims of accumulated labor in the form of capital and of labor directly applied, or wages ; but the principle is, that the value created should be shared in proportion to the labor represented or applied.

In the above ways property may be acquired directly. It may also be acquired indirectly, and —

1. By exchange. This may be either by barter, which is an exchange of commodities ; or by bargain and sale, in which the purchaser gives money.

2. By gift. The right to give away property is involved in the right of ownership.

3. By will. The right to bestow property by will is admitted in all civilized countries. This is natural and beneficial to society. The right however is not absolute, but may be so limited by law as not to counterwork the general spirit of the institutions of a country.

4. By inheritance. When persons die intestate, their property is inherited by their relatives in accordance with law.

5. By accession. "This is the right to all that one's own property produces, whether that property be movable or immovable, and the right to that which is united to it by accession either naturally or artificially. This includes the fruits of the earth produced naturally or by human industry, the increase of animals, and the new species of articles made by one person out of the materials of another." "Also title by alluvion, or the deposit of earth by natural causes."¹

6. By possession. To prevent litigation the laws properly fix a limit beyond which a man shall not be disturbed in the possession of property, however it may have been acquired. This gives no moral right, but is what is called "right by possession."

The right of property is exclusive. No man, no state, has the right to take it away without an equivalent, and the owner has a right to put it to any use he may please that is consistent with the rights of others.

Property may be real or personal. Real estate consists of lands and of appurtenances, as houses, trees, shrubs, that cannot be easily moved. All other property is personal.

With the exceptions to be mentioned hereafter, the right of property is violated if it be taken with-

¹ Kent's *Commentaries*.

out the free consent of the owner; or if through
This right
how vio-
lated concealment or deception the owner fail
 to have a full knowledge of the equivalent offered. If property be taken with consent enforced by fear, or by violence without consent, it is robbery.

If taken by forcibly entering a dwelling in the night, it is burglary.

If simply taken without the knowledge or consent of the owner with no violence, it is theft.

If property be taken, and through concealment or misrepresentation the owner be ignorant of the equivalent offered, it is cheating.

If the equivalent offered be a forged paper, it is fraud. The line between fraud and cheating is not sharply drawn. In a large sense they cover the same ground, but while there is fraud in all cheating, yet forgery is a fraud, and not cheating.

If property be taken with consent obtained by lying or deception without an equivalent, it is obtaining property under false pretences.

Of these, robbery, as violating both the rights of person and of property, is the highest crime. As violating both the rights of security and property, burglary comes next. The others are criminal in the eye of the law, for that is the only criminality that can here be estimated, as they tend to unsettle the right of property and disturb the order of society, and this tendency may vary with time and circumstances.

The right of property is exclusive, but as it is an inferior good, it may not stand in the way of the great interests of the community, or of the life of the individual. Hence the community have the right, provided for and asserted under all governments, of taking in a legal way, and for a fair equivalent, private property for the convenience and safety of the public. And individuals have the right to take property as food to preserve life.

Ground of
legal inter-
ference with
this right.

It is commonly said that the right of property precludes the taking of the least thing without the consent of the owner, but consent may sometimes be presumed. The rule is to take nothing we should not be willing the owner should see us take. To take an apple in passing through an orchard is not stealing.

In the ways above mentioned property is wrongfully taken. It may be taken rightfully with the free consent of the owner, whether as a gift or for an equivalent. If for an equivalent, it may be by exchange or by purchase.

The law of exchange, as already indicated, is that each party should have a full knowledge of that which is offered as an equivalent. In exchange intrinsic values are not considered, but the convenience or taste of the parties. Hence a fair transaction can require nothing but freedom from constraint, and a full knowledge by each party of the equivalent offered.

Law of ex-
change.

The law of exchange by purchase, or of buying and selling, is the same, so far as the seller is concerned, as that of simple exchange, except that a trader is bound to ask for that in which he professes to deal, no more than the market-price. A fair transaction requires that there shall be no concealment or deception in the article sold, that no more than the market-price be demanded, and that no improper motive, as vanity, or a depraved appetite, be appealed to. In selling an article in which he does not profess to deal, a man may ask what he pleases.

Property may be permanently and rightfully alienated, by gift, by exchange, and by Gambling. sale. It is also permanently alienated by gambling. This has different forms. In some cases, as in dice and in lotteries, it is simply an appeal to chance. In others, as in cards, there is a mixture of chance and skill. In others, as in betting, of chance and judgment. In all cases the object is gain without an equivalent, and while there is such gain on one side there is, on the other, loss without compensation. In legitimate trade both parties are benefited ; in gambling but one. Legitimate trade requires and promotes habits of industry and skill ; gambling generates indolence and vice, and stimulates a most infatuating and often uncontrollable passion. It is wholly selfish, and wholly injurious in its effects upon the community. That a practice thus inherently vicious should be resorted to for

charitable purposes, does not change its character, but only tends to confound moral distinctions.

But are all appeals to chance in the distribution of property gambling? Not necessarily, Alienation of property by chance not always gambling. if we define it by its motives and results. A picture is given to a fair. No individual will give for it its value; that value is contributed by a number, and the picture disposed of by lot. This differs from an ordinary lottery: 1st, Because there are no expenses, and all that is given goes for an object which the parties are gathered to promote. 2d, The prize is given so that nothing is taken for prizes from the amount paid in, but the whole goes for the proposed object. 3d, This may be done from a simple desire that the fair should realize the worth of its property and so benevolently. And 4th, Appeals to chance under these conditions are not likely to be so frequent or general as to endanger the habits of the community. All this may, and should, in fairness, be said. It should also be said, 1st, That no form of charity should be tolerated for a moment that in the actual state of a community will foster a spirit of gambling. It should be said, 2dly, That any attempt to promote a benevolent object by an appeal to selfish motives is wrong. Benevolent giving is a means of Christian culture, but selfish giving in the form of benevolence is a deception and a snare. If the cause of benevolence cannot be supported benevolently, it had better not be supported at all. Any other

mode of supporting it will dry up its fountains. While therefore we do not say that all appeals to chance in the distribution of property are gambling, we do say that all combinations and arrangements to cause persons to give money for benevolent objects otherwise than benevolently are wrong, and more especially if they tend to promote a spirit of gambling.

But not gambling only, speculation also requires attention in its relation to morals. In speculation, some of its forms, as in buying and selling stocks, or wheat, when there is no delivery, what is called speculation is mere gambling. It is simply betting on the question of a future market price. But in speculation, as distinguished from gambling, the speculator does not expect to get something for nothing. There is a bargain and a transfer of what each party accepts as an equivalent. Speculation is purchase or sale in the expectation of a change of prices. With fixed prices, which are the basis of ordinary profits, it is impossible. The problem here is to give enterprise and sagacity a fair field without violating the law of love. And 1st, If the ground on which a change of prices is expected is equally known, or accessible to both parties, all agree that the transaction is fair. 2d, If one party has the power to cause fluctuations in price, and buys or sells with the intention of doing this, all will agree that this is swindling. But 3d, If there be a

What is
called specu-
lation.

certainty that there will be a rise of price in consequence of an event known only to the purchaser, then the inquiry is whether he may avail himself of his knowledge. On this opinions differ. It may be said on the one hand that the owner receives full compensation for his property as estimated by any price he may have given for it, any labor he may have bestowed upon it, or any expectations he may have formed from it, and that if there is to be an increase of value without labor — if somebody is to gain without loss to anybody, it may as fairly be the man who by his enterprise or good fortune has the knowledge as he who has the property. It may be said on the other hand that when a man raises a crop, he does it with the expectation of any advantage that may accrue through unforeseen events, and that for a quicker or more fortunate man who has bestowed upon it no labor at all, to step in and seize an advantage that would have been his in the natural course of events is not strictly honest, to say nothing of the law of love.

In solving such cases, it may be said that society may be established and exist permanently on two principles — that of competition, Coöperation and competition. and that of coöperation. The first has its advantages, and the evils of it are diminished as general intelligence is increased. Under it the evils of ignorance are felt pecuniarily, and intelligence is thus stimulated. Under this system transactions like the

above would be allowable. It is only transactions based on such a system that human law can regulate. But the principle of coöperation is far higher, and the results would be better. This would require that each man should be made acquainted with the facts, and not only be permitted to act in view of them, but be advised respecting them.

The above is a common case. There is another less common and differing from it in one respect. A man discovers a mine on the farm of another. May he buy the farm and say nothing of the mine? In the above case advantage would accrue to the holders of the property despite the will of him who had the knowledge, but here the whole increased value comes from the knowledge and is dependent upon it. May not he then who has the knowledge avail himself of the whole of the increased value? So it would seem, and yet if men had confidence in each other as disposed to act on the principle of coöperation, the owner would be informed of the facts, and would share the profits equally with him who informed him.

In connection with this subject it should be said that nothing tends more strongly to demoralize a community than unsteady prices. It unsettles industry, and promotes a spirit of gambling; and any legislation that so tampers with the currency, or disturbs values in any way as to produce this, will affect disastrously the moral, no less than the pecuniary interests of the country.

But property is not only parted with permanently by sale or exchange, but also temporarily for a compensation. If it be money, it is loaned ; if real estate, it is rented ; if a horse, it is let.

Temporary
alienation
of property.

Money differs from other property in being created by law for the public convenience. Hence its amount, the conditions on which it may be issued, and the rate of interest have always been regarded as proper subjects of legislation. The public must have a right to prevent that which it creates for its convenience from becoming an injury, but the precise legislation required will be a question of expediency rather than of morals. Where money is abundant, and the amount in a country is large, and especially in a commercial community, it may be wise to permit men to take what interest they can, when under other circumstances it would not. And banks, being created for the convenience of the public, may be restricted in their rate of interest when individuals would not. Their possible combination and power to control the currency may require this. The rule is, that all possible freedom compatible with the public interest should be conceded in their use of money both to banks and to individuals. This being understood, bargains in regard to interest are to be regulated on the same principles as other bargains.

When money is loaned, money is to be returned, but when real estate is rented, or when horses and

carriages are let, the same property is to be returned. In the mean time the property may be abused ; and this gives rise to the rule in such cases that it is to be used only for the purpose for which it was rented or let, and that the same care is to be taken of it that a reasonably careful man would take of his own property. If, in connection with such care, the property should be injured by accident in the use contemplated in the bargain, the loss will fall on the owner ; if in any other use, on the person in temporary possession.

Property is also often lent without compensation simply for the convenience of the borrower. In this case the lender is under obligation not to demand it arbitrarily and without reference to the specific use for which it was borrowed. The borrower is under obligation to use the property with care and to *return it promptly*.

CHAPTER IV.

RIGHT TO REPUTATION.

THE next right that belongs to man is that of Reputation.

The desire of esteem is as natural as that of property, and is equally the foundation of a right. With most it is a stronger desire, and so the foundation of a right that is more precious. If there are those who say with the Roman miser, —

“Populus me sibilat at mihi plaudo,
Ipse domi simul ac nummos contemplar in arca,”

“The people hiss me, but I applaud myself at home, while I gloat over my hoarded riches,” — they are but few. In the Scriptures a desire for this is encouraged, and it is set above property. “A good name is rather to be chosen than great riches, and loving favor rather than silver and gold.” With many, reputation is dearer than life, and as society is now constituted, the means of enjoying life are even more dependent on this than upon property. If knowledge is power so is reputation, and especially is it power in the form of influence. If then a man have such a possession, we may not detract from it except for a good reason.

The most common mode in which the right of reputation is violated is by slander. The essence of this lies in diminishing the reputation of another without good cause, whether by truth or falsehood. It was formerly a maxim of law "the greater the truth, the greater the slander." The reason of this was that the truth tended more to injure reputation than falsehood. Now, however, the courts accept the plea of truth in mitigation of damages, and generally in full justification. The malice or the mischief may be as great, or even greater, if only truth be told; but society is not bound to shield a man by its laws from the natural results of his own acts when fairly made known.

This right
how vio-
lated. Slan-
der.

Slander may be malicious, selfish, or inconsiderate. It is seldom probably from pure malice. That is not the usual form of human wickedness. But there is scarcely a position or occupation in life in which any considerable reputation will not so bring him who has it into competition with others, that it shall either be, or be supposed to be, for their interest to have it diminished. And as the facilities for slander are almost unlimited, as the modes of it, by insinuation, hints, injunctions of secrecy, so tend to veil its real nature, as it has so many shades, and as there is not the same danger of legal prosecution as in taking from the property of another, our treatment of others in regard to their reputation, when they are in competition with us, becomes one of the most trying tests of character.

The test of character is however scarcely less severe under the temptations in the ordinary intercourse of society to inconsiderate slander. There is here no malice, no competition, no special object, but topics of conversation are needed ; there is excitement in telling news, and words really slanderous are uttered unmindful of the exaggerations that are sure to follow, and of the deep wounds they may give. In such a case lack of criminal intention is no more an excuse than it would be in a man who should throw the slates of a roof he might be repairing into the street of a city careless of the passers below.

Against the higher forms of slander a man of average principle would be guarded, but it was probably with special reference to these lighter forms that the Apostle James says, "If any man offend not in word the same is a perfect man and able to bridle the whole body." Christians are required to lay aside "all evil speaking." They are to be put in mind "to speak evil of no man." So carefully do the Scriptures guard the sacred and precious right of reputation.

It would appear thus that there are two distinct cases in speaking of others when reputation is in question. In the one an individual has a reputation, and we know of nothing he has done either in gaining it or since it was gained that, if truthfully stated, would diminish it. To diminish reputation in such a case would be to add

Reputation
when rightly
diminished.

the guilt of lying to that of slander. We have no more right to do it than we have to steal. In the second case an individual has a reputation, but we know things either in regard to his mode of gaining it, or that he has done since, which, if truthfully stated, would diminish or perhaps blast it. In this case we are not only permitted to state what we know, but are bound to do it when required to do it by justice, or for the protection of the innocent, or for the good of the offender ; but we are to do it with the temper and limitations required by the law of love.

But reputation may be diminished not only by slander, but also by ridicule. The object
Ridicule. of this is to awaken contempt. This may be proper when provoked by pretense or affectation, by extravagance or absurdity, perhaps by persistent awkwardness or carelessness, but never to bring into contempt anything that is genuine. The moment this is done, — and it may be done towards any man, — however keen the wit, or perfect the mimicry, or droll the caricature, we obscure the distinction between that which is reputable and venerable, and that which is contemptible, and thus not only wrong the individual, but undermine those higher sentiments on which the stability of the community depends. Ridicule is an effective weapon, but requires care in its use, and out of its sphere is demoralizing and dangerous.

CHAPTER V.

RIGHT TO TRUTH.

WE have now considered the rights commonly mentioned as belonging to all men, — the general right to security, the right to life, to liberty, to property, and to reputation. I am inclined to say there is still another — the right to *truth*.

This has the same foundation as other rights, that is, in its necessity to men for the attainment by them of their ends; it is often so spoken of as to imply that it is a right, as when one is said to have no right to the truth, and in grave cases men are put under oath and the right is enforced by law. We should hence have naturally expected that it would be regarded as a right and classed among the others. Whewell does, indeed, place the right of contract among the primary rights of men, and bases it on the need of mutual understanding. But in that mutual understanding which is essential to the order of society there is no proper contract. Nor is such understanding by any means wholly based on anything that can be called either a contract or a promise. Men act on expectation based, either, as in nature, on uniformity of causation

without reference to obligation; or on confidence in those who have voluntarily excited expectation and who feel, on that ground, bound not to disappoint it. Which then is the prevalent element in the affairs of life? A man keeps a shop. Do I expect to find it open during business hours because he is under contract, or has promised to keep it open? No, he may shut it up for a holiday, as John Gilpin did his, and break no contract; or he may shut it up indefinitely and give no notice. My expectation in this, and in a multitude of similar cases, is based on that uniform operation of motives, which, aside from any sense of obligation and in compatibility with freedom, gives stability and consistency to conduct. It may be difficult, it is, to separate expectation thus based from that which rests upon an implied promise. This always exists when expectation is voluntarily excited, and carries obligation with it, and it is from the two combined that we feel so secure of the uniform conduct of those around us. So far, however, as a right exists in this case, I should prefer to call it a right to truth rather than a right of contract, though it is perhaps of little consequence what we call it.

But such cases are on the same general ground with others, in which there is certainly no contract. All human interests connect themselves with truth. As has been said, men act on expectation, and can act successfully only as their expectations are well founded, that is, as they are founded in truth. But

God has made men so dependent on each other for information, that neither the ends of the individual nor those of society can be attained unless the representations which they make to each other are largely true, and what I say is, that when any legitimate end of another depends on his being told the truth, he has a right to the truth. It must be so or there are no rights. A traveller asks the right road. He has a right to the truth. A child asks if a berry be poisonous. It has a right to the truth, and such cases are so numerous, that a right to truth seems to me among the most sacred and important of our rights.

But it may be asked, who shall decide when a man has a right to the truth. In some cases the law decides it. Where it does not, the person of whom it is demanded must decide. Certainly he who asks an impertinent question, or any question not essential to the attainment by himself of some legitimate end, has no right to the truth, though the absence of such right will not justify a lie.

A right to truth, as stated above, will include that of contract whether express or implied.

If any say that a right which cannot be enforced is no right, it is replied that this is enforced every time an oath is taken, for the only object of an oath is to enforce the truth; and that this right can be enforced quite as fully as the right to reputation.

DIVISION II.

DUTIES REGARDING THE WANTS OF OTHERS.

CHAPTER I.

JUSTICE AND BENEVOLENCE.

HAVING considered Rights, we next pass to the supply of Wants. This is the second great class of duties required by love as a law.

The transition here is from the duties of justice, to those of benevolence. Between these there are important differences. These were formerly indicated by saying that the obligations and claims of justice were perfect, while those of benevolence were imperfect. But this form of expression was objected to as weakening the force of obligation, and of late the differences themselves have been too much overlooked.

But it is one thing for a man to ask for the payment of a debt, and quite another, however great may be his need, to ask for charity. In the first case he has a right to the money, and the person owing it is under obligation to pay it on the ground of that right. In the second case the person asking has no right to the money, but it may still be right

for the person asked to give it, and he may be under obligation to do so. There may be a claim of humanity, if not of justice, and an obligation on the ground of that claim where there is no right.

Hence the first difference between the duties of justice and those of benevolence will be that one respects rights, and the other right. These are generally coincident, that is, it is generally right for a man to do what he has a right to do ; but they may be opposed. A rich landlord may have a right to collect his rent from a poor widow upon whom unexpected and unavoidable misfortune has fallen, and take from her her last crust and her last blanket, but it would not be right. The rent might be justly due, the claim might be valid in law, the law might enforce it, and properly, for otherwise there could be no law ; but it would not be morally right.

A second difference, growing out of the first, is, that as rights are capable of definition and precise limitation, the obligations growing out of them may be enforced by human law, whereas that which is right, being incapable of such definition and limitation, the obligation growing out of it cannot be thus enforced. Hence the proper business of legislation is to secure to all their rights, and not to oblige any to do right. If there are courts of equity their object is not to compel the doing of right, but to prevent the doing of wrong through the imperfections and under the forms of law. That legislation

should seek to pass from the guardianship of rights to an attempt to compel the doing of right, is natural ; but this has seldom been done without confusion and mischief.

A third difference between the duties of justice and those of benevolence is, that while rights are the ground of a claim, and he in whom they vest may properly be indignant if the claim be not met, he who asks aid as charity can never make a claim, and has no ground for indignation if his claim be refused. It may be that the person asked is under obligation to give, but of that he who asks is not to be the judge. If he might be, two spheres totally different would be at once confounded. Goodness must be free to choose its own methods, else it would not be goodness. The rich man who refused all applicants for aid, and lived in odium that he might accumulate enough to supply a city with water, was afterwards justified and lauded. He was under obligation to be beneficent, but was at liberty to choose his own methods ; and even if he had not chosen to recognize the obligation, it was not for those who had no claim on him but that of humanity to call him to account.

A fourth difference is, that while a fulfillment of the obligations corresponding to rights excites no gratitude, a fulfillment of obligation in doing right by supplying wants, does excite gratitude. No man is grateful for the payment of a debt. It is simple justice, and is, or should be, a matter of course.

But if wants are gratuitously supplied, even though, as in the case of the good Samaritan, the benefactor could not fail of supplying them without a violation of obligation, gratitude is felt. The reason is that in the one case the man receives simply what is his own, what he has a right to, and may claim ; and this is always thus where simple justice is done. The natural order of things, except as provided for by the natural affections, is that every one should have his rights and supply his own wants. In this there would be no call for gratitude, while any interference with this order by an infraction of rights would awaken indignation. But when this natural order has been broken in upon, and there is want or suffering for which he who gives relief is in no way responsible, then the supply of that want, and the relief of that suffering, can come only from simple goodness ; and such goodness manifested in behalf of any individual is the proper ground of gratitude. Be it that the benefactor is under obligation to be good. The action of the moral nature enters into, and forms a part of goodness. But this obligation having been recognized, and goodness, instead of its opposite, having been freely chosen, the exercise of such goodness towards an individual whose rights we have not violated, and whose wants and sufferings are from no agency of ours, is a ground for gratitude, and all the ground here can be. There is no contrariety, as some seem to think, between a pervasive moral nature

on the one hand, and the utmost freedom of choice and the fullest play of every generous affection on the other. That these affections should have wide scope is right, and if there be obligation it is only to the choice of that which is inherently lovely in the promotion of good.

CHAPTER II.

SUPPLY OF THE WANTS OF OTHERS.

WITH this view of the differences between the duties of justice and those of benevolence we proceed to consider what the law of love would require in the supply of physical wants.

Give a person all his rights, and it is to be expected that he will supply his own wants. From the feebleness of infancy and of age, and from sickness, this is, however, often impossible; and then, though there be no claim but that of humanity, love would require others to supply them.

Here two propositions are to be established. The first is, that whenever a person has all his rights, and it is possible for him to supply his own wants, love not only does not require us to supply them, but positively forbids it if our doing so would encourage either indolence or vice.

Intelligent activity is the great source of good to man. It is the foundation of self-respect and of the respect of others. Beauty of person and talent we admire, but these are gifts. Will, intelligently exerted for a worthy end, is the only object of

Love demands intelligent activity.

approval. Mental attainments always, and wealth generally, — the great means of doing good to others, — depend on such activity. There is besides, as the inseparable concomitant of such activity, a satisfaction of the highest kind, and that can come in no other way. Of this activity, want is the appointed stimulus. Opposed to it is indolence, a besetting sin of the race; the mother, not only of imbecility, but of every vice — and in the stern contest of God's ordinance of want with this sin, love cannot interfere. An apostle commanded, "If any would not work, neither should he eat."

The second proposition is that when it is impossible for persons to supply their own wants, Love requires that they be supplied by others.

This impossibility as it appears in infancy, in sickness, in disability from accident or sudden calamity, and in old age, is divinely appointed as a part of our condition here; and over against it we find the promptings and claims of natural affection, of friendship, of neighborhood, and of humanity. In the spontaneous play of these, if we could but exclude indolence and vice, we should find an adequate provision for the supply of all wants. The wants and liabilities of each would but tend to the union of the whole, and the burden of their supply, if indeed it would be a burden, would not be greater than the discipline of character would require. No legislation would be needed. But indolence and

When wants
are to be
supplied by
others.

vice do exist, and from them come want and suffering that assume such proportions as to require legislative action. May not, then, such want and suffering be left to the provision made by law? No; and this for the sake of both parties.

Legislation can do much, but when its provisions are best administered it is impersonal; like the laws of Nature, it must go by general rules, and so cannot touch the heart. It has in it the power of relief, but not of reform. It may reach want, but not character, and till that is reached nothing effectual or permanent is done. The present life is not retributive, but disciplinary, and when the laws of well-being have been so far transgressed as to bring want and suffering that call for charity, these should lead to reformation. But this they seldom do. More often we find either a hardened defiance or a languid and hopeless discouragement. What is then needed is such kindness and sympathy as will bring to the poor and suffering and degraded the hope of restoration to his own self-respect, and to the respect and love of others. This can come only from a manifestation of individual and personal interest. Love begets love, and for all who can love there is hope. If love thus manifested, and seconded by the natural fruits of transgression, will not work a reformation, no human effort can avail.

Nor will the highest interests of the benefactor himself permit that the relief of want and suffering

from indolence and vice should be left to legislation alone. If we except the forgiveness of enemies, and kindness to those injurious to us personally, there is no way in which Christ can be imitated so closely as by doing good to the degraded through their own fault, and to those seemingly lost. There is no achievement like that of lifting a man sunk in vice and enchained by evil habits onto the high ground of Christian manhood, and fixing him permanently there ; and the more there is of sympathy, and of effort for this, the more is the character improved.

For the sake of both parties then, we are forbidden to remit the care of the poor by their **own** fault to provision made by law.

DIVISION III.

PERFECTING AND DIRECTING THE POWERS OF OTHERS.

CHAPTER I.

DUTY OF INFLUENCE FROM THE RELATION OF CHARACTER TO WELL-BEING — OBSTACLES TO CHANGE OF INTELLECTUAL STATE AND OF CHARACTER

BUT we are not only to supply the physical wants of men as we have opportunity, we are also to seek to perfect and direct their powers.

In speaking of our duty to ourselves, nothing was said of directing the powers, because they were supposed to be under the direction of the law of love. The inquiry was what love, supposed to exist, would require us to do. But as a condition of well-being, a right direction of the powers, so far as it can be distinguished from perfection, is even more important than that. It is necessary to progress toward perfection.

There is here a distinction to be made between the intellectual and moral powers. For the improvement of the moral powers the two conditions of activity, and right direction, are requisite, but activity alone is needed to improve the intellectual

powers. The burglar gains adroitness and skill in picking the lock as rapidly as the lock-maker in guarding against him. With given activity it matters little for purposes of skill and efficiency on what objects the intellect is employed, or for what end. But if the moral powers are not employed on right objects and directed to a right end, there is not only perversion but deterioration. The more active they are the more they deteriorate. If, therefore, we would do the highest good to men we must seek, not only to perfect their powers, but to perfect the moral powers by directing them rightly. Our object must be to produce a change not merely in the condition, but in the state of men ; and not merely in their intellectual state involving acquisitions and capacity, but in their moral state which involves, or rather which is, character.

And here, in character, whether we would con-
Relation of
character
to well-
being. sult for our own good, or that of others,
 we find that condition of well-being which
 is to be singled out as "the one thing needful."
 It is to be distinguished from everything else —
 from all dispositions and tendencies so native as to
 be wholly independent of choice, and which, if they
 lie back of choice, have yet no moral character till
 they are sanctioned by that. It is to be distin-
 guished from all characteristics, which are accidental
 peculiarities ; from acquisitions, which are what we
 gain, whether of material or of power, character
 being implied ; and from all accomplishments, which

are acquired perfections in ourselves, and means of pleasing others, if we have a disposition to please them. So far from consisting in any of these things, it is this that controls and directs them all. This can transform and renovate all dispositions, can remedy all infelicities of temperament and of temper. Character can triumph over the most adverse circumstances, turning them into means of its own advancement. It can transfigure and glorify the humblest lot. It is the possibility of this in our humanity, and its capacity for it that gives to that humanity its highest value, and it is the higher manifestations of this that give it its dignity. What then is it? It is the very essence, not of our substantial being as given by God, but of ourselves as having capacity to choose our own ends, and to take our own place in his universe. It is determined by and consists in our radical choice. It is our deepest love. When we know what the supreme chosen end of any man is, we know his character. This it is that determines his affinities in the moral world where the attractions and repulsions are stronger than they are in the physical world. With this, the deepest, central love of its being, right, humanity comes into such a relation to the Maker and Proprietor of all, that it enters into the possession and inheritance of all things; with this wrong, it not merely falls away into indifference to all that is good, but into repugnance to it, and enters a realm of positive evil and suffering corresponding to the good of which it is capable.

From this relation of character to well-being it must be our duty to do what we can that the character of others should be right; but the intellectual acquisitions and power of others, and especially their character, hold a relation to our efforts entirely different from the supply of their wants. If a man fail to supply his own wants we can do it without his coöperation, or at least, we can so provide for them that his cooperation, unless he may choose to commit suicide, is a matter of course; but no man can be benefited to any great extent intellectually, or at all morally, without his own active coöperation. We have direct power over matter, but can reach mind only by *influence*. If any one choose he can oppose a barrier to anything we can do that we cannot overcome.

And not only so, there is a tendency in ignorance and vice to erect such barriers. Mind has its *vis inertiae* as well as matter. The ignorant person sees what he sees and is content with it. He is not content with the ignorance as such, but with knowledge, that is, with what he knows, and every person who is content with what he knows is in the same condition, only he may be a little less ignorant. The man has knowledge, it is *his* knowledge; in the light of it he sees and walks, he sees nothing beyond, and so desires nothing. If this knowledge, however limited, be connected with customs of long standing, so that in the light of it the man walks where his fathers

Barriers to
influence,
ignorance
and vice.

walked, and if enlargement of knowledge would draw after it a change of associations and habits, and especially if fancied interest from short-sighted views come in, then will new ideas not only not be welcomed, but they will be resisted. And so strong is this tendency that if a people be ignorant there is no hope that enlightenment will spring up from themselves. There is no example of it in history. It must come from above, or from without ; when it does come it will be resisted, and the resistance will be in proportion to the ignorance and the fancied interests in question.

But if this be true of ignorance, much more will it be of vice. Vice involves habits of action, chosen habits. Its very essence is in these. It relates not merely to associations of thought, to ordinary customs and the routine of life, but to the whole direction and tendency of the man, to the tenor and current of his affections and choices. Vices differ as appetites, desires, passions may be stronger ; but they have a common root in the fact that the man is not lifted from the plane of indulgence in that propensity which is strongest, whatever it may be, to the higher ground of subjugating all propensities and merely impulsive tendencies to the demands of intelligent choice, and the voice of conscience speaking in accordance with that. It makes a radical difference whether the conduct has its root in rational choice and be sanctioned by the conscience, or in blind impulsion of whatever kind.

In the one case the man is controlled by what in the Scriptures is called the spirit in opposition to the flesh, and in the other by that which is called the flesh in opposition to the spirit. In its nature all impulsion is blind. Each appetite and desire finds its motive in its own object. In themselves, impulsion, desire, appetite, have no moral character, but the man who gives himself up to the control of any one of these has a moral character. He lays aside his true manhood. He debases himself. Outwardly he may do nothing unseemly, but he permits that to rule which ought to serve. He falls into bondage, and nothing but favoring outward circumstances, or an amiable temper, or a selfish prudence, can stand between him and any crime. In a sense and to a certain extent the impulsive and the rational powers may be coincident, but they can never act in the same manner, nor have the same end. Impulsion, appetency of every kind, are independent facts in our constitution. They are to control us up to a certain point, and then are to be regulated. Up to the point where they need regulation they may be said to be coincident with the rational power, but they are blind; they are essentially of the nature of servants, and whoever gives himself up to the permanent guidance and control of any one of them, or to be controlled by them in turn as each may be strongest, is in bondage. This bondage may assume a great variety of forms, and be more or less inveterate and debasing, but in

every form it is bondage, and more to be dreaded than that which is physical. We call it bondage, and it is so. It is an unnatural position, a degradation. Let the spiritual nature with its powers of comprehension abdicate its seat and work in subjection to the lower and blind nature of appetency and impulsion, and the broad wisdom appropriate to that nature degenerates into the cunning of the serpent. Intellectual power becomes a curse, and instead of holding his erect position and communing with the heavens, the man, that which is distinctively so, goes upon his belly and eats dust.

This bondage is felt, but it is chosen, for though it be bondage, there is yet in it a certain freedom, the freedom of abandonment and insubjection. There is in it no trouble or sacrifice of self-denial, for the higher nature, in whose behalf alone self-denial is possible, is set aside. If we add to this the blindness and paralysis that come upon the spiritual powers when they are thus ignored and abused, the light that is within us becoming darkness, we shall not wonder that it is so seldom, if ever, that any one who has come under the power of this bondage breaks away from it of his own accord, or by his own strength.

We have, then, three conditions of humanity in their order as lower and higher, in which we are required to put forth efforts in its behalf: physical want, ignorance, and I will not say vice, but that state in which the ra-

Three conditions requiring effort.

tional and spiritual powers are in bondage to those that are impulsive.

Of these, physical want, as producing immediate suffering, and as addressing us through the senses, makes an appeal that is universally felt. Hence all mankind have a sympathy with the disposition that would relieve such want. From the time of Job, and doubtless from the beginning, men have commended him who has been "eyes to the blind," and "feet to the lame," and a "father to the poor," and who has "caused the widow's heart to sing for joy." Besides, physical suffering is often unavoidable. It may be from hereditary disease, or from misfortune, or accident, and no possible agency, or want of agency, on the part of the sufferer can come in to check our sympathy. It is to be said, too, though giving to supply physical suffering often requires delicacy, yet that we approach in this less near to the centre of personality, and are less in danger of wounding either self-love or a just self-respect.

But, with the evils from ignorance, all this is in a great measure reversed ; and with those from spiritual bondage, and from vice, as distinguished from its physical effects, it is wholly so. There is here no immediate suffering ; the senses are not appealed to ; there is nothing to measure the evil, and those who are the subjects of the evil are not conscious of it. Ignorance may be from indolence and neglect, or from mere wilfulness.

First, physical want.

Second and third, ignorance and vice.

It is often self-complacent, or perhaps makes itself unconsciously ridiculous and absurd. Still less visibly do spiritual bondage, and vice except in its lower forms, connect themselves with suffering. Around these wealth and learning and accomplishments are often gathered; they array themselves in the fashions and organize the gayeties and pomps of this world. Having their seat within, and being connected with much that is attractive, it is not for one man to say how far they exist in another. As they must be from choice and involve the supreme choice, and are always wrong, whoever seeks to remove them must venture into the very seat of personality, and always with direct or implied censure. It is not therefore to be wondered at that while those who have relieved physical suffering, and those who have enlightened ignorance through the regularly constituted forms of education have been welcomed and commended, those who have sought to enthrone conscience and benefit men spiritually should have been thought intrusive and fanatical, and should have been resisted and persecuted. The truth is, that over large portions of the earth this form of doing good has not been attempted. Its necessity has not been recognized. Its very nature has not been understood. Christ is the only person who ever made this his sole aim, or at least, who made all things else subservient to this. He alone saw clearly what was the great want of the race. This, we can now see, has its

foundation in the nature and condition of man, as much so as physical or intellectual want, and also that it should be recognized as furnishing the highest sphere of labor for the good of man. But this sphere has not been recognized distinctly, and this labor has not been done except where the teachings of Christ have come. He first revealed fully the motives and conditions of successful work, He inaugurated the system by his own crucifixion, and it has been carried forward since only by the spirit of self-renunciation which He thus illustrated.

In each of the spheres above mentioned, it is more blessed to give than to receive. The reason
Giving and receiving. is, that giving implies a superiority of the giver in the possession of the thing given, and also the exercise of faculties capable of conferring a higher joy. He who would relieve physical want must have money, or food, or clothing to give; he who would enlighten the ignorant must have knowledge, and he who would lift another from any form of spiritual bondage or vice, can work effectually only by standing, in some points at least, above him.

CHAPTER II.

SPHERES OF EFFORT: WHO MAY LABOR IN THEM.

BUT while there are thus these three great fields of labor, and while it is more blessed in each to give than to receive, the question arises, who may enter in to labor in them.

In the first, the field of physical want, the capacity, the right, and the obligation have always been supposed to go together. If any man had wealth, and was disposed to employ it in relieving such wants as wealth can directly relieve, no one has objected; but to labor as teachers, and also for the spiritual interests of men, men have been especially set apart. This has been done for good reasons, but I suppose that here also the capacity gives the right and imposes the obligation. For the sake of order, and to guard against error, governments and ecclesiastical bodies have assumed to authorize teachers and those qualified to minister to the spiritual wants of men, but they have no power except to exclude those who have not the capacity. Capacity is given of God, and no man or body of men has a right to forbid one who has it to do a good

work to his fellow men. If one who has capacity be thus forbidden, it is still his duty to go on as the Apostles did, doing his work and taking the consequences. This may bring on conflicts and turn the world upside down, but any other doctrine would be fatal to progress.

As referring to distinct parts of our nature, the Three spheres discriminated. three spheres of beneficence spoken of above need to be carefully discriminated, and in the minds of very many, the third needs to be legitimated. We need not merely to see their limitations, but especially the difficulties and obstacles of each. We need also to see their relations as higher and lower, the lower good being a condition for the higher, and the lower work furnishing the best introduction to that which is higher, and the best standing-point for it. He who fails to do good to the bodies of men when that is in his power and they need it, or who fails to enlighten the ignorant when he can, will enter upon a higher work at a great disadvantage, if indeed he can succeed in it at all. We need, finally, to see, what it has been my general object to impress in these remarks, that each of these spheres is open to all who can enter in, and that the relations of men to each other as men, impose upon all the obligation to do for others in each of these spheres whatever they can.

SECOND GREAT DIVISION.

DUTIES FROM SPECIAL RELATIONS.

CHAPTER I.

RIGHTS OF PERSONS : RIGHT AND RIGHTS : SPECIAL DUTIES : THE FAMILY.

WE have now seen that it is our duty to do good to all —

1. By conceding to them their rights ;
2. By supplying their wants ; and
3. By directing and perfecting their powers.

But this good is to be thus done to all in their simple relation to us as fellow men. As such they stand to us in the relation of perfect equality — not necessarily an equality of condition, but an equality of rights. We have no right over them, they have no claim upon us on the ground of having been in any way specially committed to us.

But in the relations, constituted by God, of husband and wife, and of parent and child, and others growing out of these, there is a commitment of each to each, and of some to others ; and there is a foundation laid for

Foundation
and limit
of special
rights.

what have been called the rights of persons, with their corresponding duties, claims, and obligations. As has been said, the right of parents over the child is from the fact that God has so committed the child to them, that they are either indispensable to the attainment by the child of its end, or can do for it what no one else can. This right, thus founded, involves the duty on the part of the parents of doing what they can to enable the child to attain its end. This is the very purpose for which the right over the child was given, and no duty can be more imperative.

We have thus, in special relations of which those of the family are but an example, an occasion for special duties. As we pass to the consideration of these duties that arise from or under the "Rights of Persons," we make an important transition. We come into a region in many respects new. It is one thing to treat of duty among equals having a common standard, law, or authority, to which they must alike defer, and quite another to treat of it among beings who have reciprocal rights and duties, claims and obligations. In the one case, the standard may be simply impersonal law, or what must mean the same thing, — the law of obligation as revealed in each one, and so there be no responsibility except of the being to himself. There could be no government, no obedience, no punishment. In the other case, all these will exist, and in treating of these duties, new ques-

tions and principles must be involved that will require attention.

And first, it may be well to notice more fully, though it does not belong here exclusively, the relation to each other of Right, ^{Relation of Right to Rights.} and of Rights. Neither of these can be, except with reference to an end. The idea of an eternal Right existing in the order of thought before God, or any being who could have the conception of an end, and controlling him, is to me inconceivable. Right relates to what beings are to do; rights to what they may claim and require others to do. That is the right thing to be done in a family by which the ends of the family as God instituted it would be attained, and a parent has rights that he may cause those ends to be attained. In the imperfection of human arrangements men may have legal rights which it would not be right to enforce, but it would be a contradiction to say that they can have a right morally to do that which is not right. He who enforces his rights for the end for which they were given, does right; he who does it for any other end is a tyrant.

We next ask attention to the claims of special duties and of the family, out of ^{The family the source of special rights} which they all grow.

It is said by some that we are to regard every man, and labor for him according to his intrinsic worth, irrespective of any special relation to us. This has a show of breadth and of liberality, but

is contrary to nature, and would defeat its own end.

If there be one set of arrangements more illustrative than others of the divine wisdom and goodness, it is that by which the knowledge and strength and affection of the parent — that natural affection which fixes upon the child as his own — is set over against the ignorance and weakness and utter dependence of the child. This, if any thing can, indicates the ministry to which the child is to be entrusted. Throughout animated nature the good of the whole is reached by specific ministries indicated and animated by specific affections. Through them a large part of the good on the earth is conferred and enjoyed, and he who would set them aside, would set aside one of the widest and most pervading of all the provisions and arrangements made by God.

It will follow from what has just been said, that those who thus go contrary to nature must defeat their own end. Is that end the happiness, or the best care of the race? The race has no existence separate from the individuals of whom it is composed, so that what is best for each individual is best for all. But it is found that the happiness of individuals is best promoted by a faithful attention to those special duties which are involved in these relations which God has established. The children of each parent are committed to him. This gives him a specific duty. These are his platoon as an under

officer in the great army of the race. There may be higher duties in relation to the army and its commander than the care of his platoon. Exigencies may occur when this shall be, for no natural affection or impulse can give absolute law, but under all ordinary conditions it is the business of each parent to take care of his own children. It is not for him to look the world over and compare his children with those of others and decide on their relative value or worthiness. By the voice of nature and of God, as well as by every advantage of labor and of influence, his first duty is to his own children, and as this is the case with every other man, it will follow that in this way all children will be taken care of in the best possible manner.

And what is thus true of the parental relation is true in its measure of all the relations of kindred, as of brother and sister, and the more distant grades of affinity. It is also true of those to whom we are bound by friendship, of those to whom gratitude is due, of those who stand in the relation of neighbors and even of fellow citizens.

Of course specific affections need regulation. There is danger of excess in them and of absorption by them. They do not give law, but are as much intended to have an influence in social life as the instincts are in the control of the body. Within limits, and under ordinary conditions, a man may rationally yield himself to the guidance of his instincts with the conviction that they are the voice

of a higher reason than his own. Let a man ignore Instinct and Appetite in the care of his animal life, and hand the care of that life over to Reason to be provided for on scientific principles and there will be no longer spontaneity or beauty in that life, and its efficiency will be impaired. In the same way, if we disallow those feelings which naturally spring from the near affinities and proximities of social life we take away its warmth and spontaneity, and substitute the limited and discordant views of individuals for the wisdom of God.

The family is the ordinance of God, and its underlying idea is religious. It is, indeed, a training-school for the community and the state, but only as preparatory to fitness for a place in that great family above of which the family here is a type, and for which it should be a preparation. It is the first form of human society, the foundation and source of all other forms, and as that is such will they be. It was because the family is thus the fountain-head of society, and must determine its character, that our Saviour insisted so strongly upon its sacredness. In nothing were his teachings more in opposition to the spirit of his time, or to the general spirit of the world, and nothing in those teachings caused greater surprise to his disciples. But he knew his ground, he abated no jot from the strictness of his requirements, and the history of the world since shows the wisdom of his precepts. Without this the materials for a free government never have been furnished

and never can be. This it is, just this, that our people need not only to see, but to have impressed upon them, for it is upon the purity, the sacredness, and the well-ordering of families that the permanence of our institutions must depend. Have what public schools you will, enlighten the people as you may, and without the family as formative, — formative of habits of obedience and of a temper of mutual forbearance, — and as offering in its spirit the only model of a right government, the permanence of free institutions in any such form as will make them a blessing is impossible.

On this point I feel that I cannot speak too strongly, because we are here at the root. Most questions of what is called social science pertain to the branches, but in this — the right constitution and ordering of families, — is God's social science, and if men will but learn and apply this fully, most other questions that now pertain to that science will disappear. Remove the swamp and the malaria and there will be no occasion to discuss the mode of treating the epidemic.

But while insisting thus upon the claims of the family, I would not be insensible to those of the idea that underlies communism. Basis of communism. The basis of communism is, for the most part, secular and economic, and its advantages are wholly so. It seeks the best distribution and results of labor. But may not these be as well reached through the family as in any other way? If not, it would be a

strange exception to the law by which that which is lower is best attained by attaining most fully that which is higher. The difficulty has been that families have not been so ordered as to attain the higher end, and then, in their isolation and selfishness evils have arisen for which communism has been suggested as a remedy. This has been tried with every advantage by earnest, enthusiastic, and cultivated people, but has uniformly failed. It always will.

But while there will be economic as well as social evils as long as the real end of the
Coöperation. family in training up children for God is not reached, and while communism, as dispensing with the family, can never succeed, yet another idea, represented by another word, has arisen, through which a measure of success, perhaps a large one, may be hoped. That word is *coöperation*. To this there is no objection. Through this, in perfect compatibility with family relations and interests, much may be done to diminish labor, to increase production, and to divide more equally, not to say justly, the common results of labor and of capital. How much may be done in this way we do not yet know. The experiment has not been fully tried. Let it be tried. Let whatever can be done in this way be done ; but let us hold fast to God's institution of the family. Let us hold fast to the doctrine of special duties made imperative upon us by our personal relations. Let us not put off work at our own doors for distant work, mistaking indolence, or

sentimentalism, or the love of notoriety, or all together, for either philanthropy or religion. Finding a chart laid down for us in the voyage of life, let us follow it, and not venture in seeking the good of the whole to substitute our own wisdom for the wisdom of God.

CHAPTER II.

GOVERNMENT : RESPONSIBILITY : PUNISHMENT.

ACCEPTING these special duties, or, indeed, recognizing Rights of Persons at all, we reach at once the right of the parent to command, and the corresponding obligation of the child to obey; or, more generally, we reach the right of one moral being to govern another, involving both command or authority, and obedience; we reach Faith as the only rational ground of obedience; we have Responsibility, both of those who govern for the governed, and of those who are governed to those who govern; and we have Punishment. These are great ideas in morals; the larger part of our duties are connected with them, but they can have place only under a system of special relations, and in connection with special rights growing out of the relations and causing the duties to vary endlessly as the relations vary. At these ideas we need to look.

The foundation of the right of government and its limitations as they are related to an end, have already been referred to. This right first appears in the parent. If he is to secure the end of the child, it is indispensable that he

Government.

should have the right to control him. So far as that may be necessary, he has a right to control him physically and by force. Such control in very early years he is bound to exercise. Subsequently he has a right to command, and the child is under obligation to obey. This is properly government — the control of one intelligent and moral being by the expressed will of another. On the one side there is a command, on the other there is obedience.

And by obedience here is not meant conformity to the will of the parent on the ground of perceived reasons aside from that will. It ^{Obedience.} is one thing to appeal to the reason of a child, showing him the reasons why we wish, or command him to do a particular act so that he may do it, not on the ground of the command, but of the reasons; and it is quite another thing to give the command without reasons, and to be obeyed simply on the ground of the command. Of these only the last is obedience. If the child so sees the reasons for action that he would perform the act on the ground of those reasons without regard to the will of the parent, such an act cannot be in obedience to that will. There are parents who seek to control their children by such presentation of reasons and call it government; but it is not government. The child may do right, and this may be the best thing for the parent to do, but he should not delude himself with the idea that he governs, or that the child obeys.

To obey is to do the will of another, simply on the ground that it is his will. He who obeys may see reasons for it, or against it, or see no reasons at all, but he would do the act equally in either case because he was commanded to do it. If that be not the reason, it is not obedience.

Now it is just this obedience to which the parent has a right, and which the child is bound to yield. But, you will ask, is not the child a rational creature, and is not his reason to be appealed to? Yes, his reason is to be appealed to, but in so far as he is under government in distinction from influence, that reason is to be exercised, not in an attempt to comprehend the reasons by which the will of the parent is determined, which would be to put himself upon an equality with him, but in comprehending the reasons for confidence or faith in the parent.

This brings us to consider the great principle of faith which underlies all rational control of one being by another. This is a rational principle, wholly so, having two branches as it makes its demands upon the understanding or the will, and is expressed in belief or in obedience. Their common root is confidence. Belief because another says it, is confidence expressed in believing; obedience because another commands it, is confidence expressed in action. This is the great and only possible uniting, elevating, and assimilating principle where an inferior being is to be governed by the will of a superior, that is, to be governed at all; or

Principle
of faith.

where any one being is to be governed by the will of another. The child, the subject, the being governed, may not know the reason of the command, but he knows that he who gives it is wise and good, and he feels that it is the most rational thing he can do to believe a proposition simply because he says it, and to do an act simply because he commands it.

As this rational faith is the sole principle of government aside from fear or force, it be- Faith and government comes us to examine it well as needed in this relation of parent and child, where we first find the need of it. In early life children need to be controlled wholly by their parents, and they are to be so guided that they may pass gradually from that control to a perfect independence of them, and to a wise course of action under the government of God. In this subjection and control there is to be no shade of degradation, no slavish fear, but only a control made necessary by the condition of the child, I will not say to the fulfillment of its destiny, but to the attainment of its end. Such control will be reached by a subjection in perfect faith, both of the understanding and the will of the child to the understanding and will of the parent, and in no other way. This will be government; it will be subjection, but it will be government by one qualified both by wisdom and by love to govern; it will be submitted to in the recognition and full faith of this wisdom and love, and can therefore have in it nothing misleading or degrading. The child simply

works under the law of love in his peculiar relations as ordained by God; and that is all that any creature can do. He is to rise as rapidly as possible to his position of independent action, but in the process of thus rising, his wisdom and duty are to be subject to his parents. If the parent be what he should be, the end will thus be reached perfectly. If he be not wholly what he should be, such subjection will still be generally right and best, but if the parent become disqualified by vice or imbecility to direct the child to his end, then the civil law may interfere, or the child may himself seek other protection and guidance. This shows that the duty does not arise from the mere relation. Remove the idea of an end to be attained, and that of duty will also disappear.

And here we find, not merely the principle of faith, which, though rational, wholly so, and under the circumstances the only rational thing possible, is yet not philosophy at all, any more than instinct is, but we also find the fact of *responsibility*. This also has two branches. There is both a responsibility for others, and to others; though responsibility for others must, except in God, ultimately resolve itself into responsibility to another. This is a great fact in morals, and the ground of it needs to be clearly stated.

If any hold that the will of another is the ground of obligation, responsibility to him will follow of course. But if a man be under obligation on a

ground independent of the will of another, how can he be responsible to that other? Most philosophers do in fact find a ground of obligation other than the mere will of any being; but all our duties are so connected with responsibility, and all the duties of every created being must be, that many have not thought of duty as possible without that. Responsibility has seemed to them to be involved in the very conception of law, as much so as obligation. And in one sense it is; but in any sense in which a moral being can be a law unto himself it is not involved; and the question is, how such a being, thus capable of being a law to himself, can, consistently with this, become so subject to another as to be responsible to him.

This difficulty has been clearly seen by Dr. Hickok, and he sets it aside by saying, that inasmuch as positive authority must have other ends than spiritual worthiness, it has nothing to do with pure morality, and pure morality has nothing to do with it except to see that none of its requisitions are opposed to morality. "Pure morality," he says, "in the contemplation of such occasions will not be sufficient to cover all the methods of dealing with human conduct, and thus other systems of motives must be found and classified which do not direct themselves immediately to the end of highest worthiness, and thereby other rules of human action must be attained than the ultimate rule of pure morality. But no such motives may be applied, and

no such rules adopted contrary to the claims of pure morality.”¹ Again, it is said of authority that, “it is introduced as a necessary means of constraint where pure morality will not admit of an application ; but in no case, and for no reason, may it be used in conflict with morality ; and hence the necessity of subjecting all authority to the criterion of a rigid Moral Science by which only can it be known that it is nothing but righteous authority that has been tolerated. Positive authority, thus, must come within the field of a pure moral science. It will not govern by morality, but it must govern in full accordance with morality.”²

Here it may be asked, if positive authority does not govern by morality, what it does govern by ; and also how any authority can be a “righteous authority” that has no moral quality and is exercised outside of the field of morality. All government, as such, is by authority, and it would seem desirable to find a ground for that by which the government of God may be a moral government, and not simply not immoral.

The question respecting the ground of responsibility then recurs, and an answer to it is suggested in the expression used above, “Righteous authority,” that is, an authority having its foundation in Rights. Has the parent a *right* to govern ? If so, responsibility must follow, for without that there can be no government. This is

Righteous
authority.

¹ *Moral Science*, p. 146.

² *Ibid.*, p. 148.

self-evident. On what ground then can government be justified? Why not leave each moral being to the control of his own moral nature, and to the results of his own action under the guidance of that nature? There might then be guilt on the violation of obligation, the shock of which would be felt within his own being, but no responsibility to another. This is so with God. He is, and can be responsible to no one; but the responsibility of creatures to Him must follow directly from the possession by Him of the right to govern them. These must go together. To-day a child is at large in the streets. He has no responsibility to any teacher, and no teacher has any right over him. To-morrow the parent places the child in a school, and now the teacher has rights, and the child is responsible. The teacher not only has the right, but is under obligation to use all legitimate means to attain the ends of the school, and the pupil is responsible to him for that, and only that which would interfere with those ends. Any authority needed to attain those ends is righteous authority, as growing out of his rights, and no other authority is righteous. So the responsibility of the child to the parent is directly from the right of the parent to control him, and must be coextensive with that right. But, as we have seen, the rights of the parent are from his relation to the end of the child and of the family, which he is under obligation by the affirmation of his own moral nature to take every proper means to secure, and so the child must be directly responsible to him.

And not only is there responsibility *to* others, but also, as has been said, *for* others. If these
 Responsi-
 bility for
 others. do ultimately coalesce from the fact of the responsibility of all to God, yet this aspect of the subject requires attention. The parent is responsible for the welfare of the family, that is, he is under obligation to God to see that that welfare is guarded and promoted. He not only has a right but is under obligation, on the ground of that, to guard their rights. So far as he is able he is bound to see that no selfishness of one shall so encroach upon another as to debar him from the exercise of any natural right or the attainment of any legitimate end. Here again we have the right of government, not merely that the end of the individual may be attained, but that the rights of all may be guarded. From his very position the parent must be the guardian of the child if his rights are to be secured, or if his end is to be attained ; and hence we see that rights, government, and responsibility have a common ground in their necessity for the attainment of a common end having intrinsic value, and in view of which obligation is immediately affirmed. The child is bound to have faith in the parent because he has reason to believe that he is wise and good, and will do all things for the ends of the family ; and the man is bound to have faith in God because he has reason to believe that He is wise and good, and will do all things for the ends of his intelligent and moral kingdom ; and so the child and the man can

joyfully submit to government, and acknowledge responsibility under it with the conviction that so only can they work for that end in view of which obligation is affirmed. So only can conduct become rational, so only can we have science in the place of blind impulsions, and unity in the principle of conduct in our various relations.

There is one point more concerning responsibility. It always has respect to some person. A ^{Responsi-} man may violate obligation as affirmed ^{bility to a} person. within himself, and it be nothing to another except as a moral being; but if he be responsible to that other, then a failure to meet that responsibility is a violation of a right that must admit and may demand retribution. If a parent command a child to do an act which he has a right to command, the child is directly responsible to him for obedience. If the child refuse to obey, not only is an ordinance of God that is inwrought into the very structure of society set aside, but the personal rights of the parent are invaded. Not only is obligation violated and guilt incurred, but there is a direct personal affront, an infringement of a sacred right, and the parent is bound to vindicate that right in the only way possible, that is, by punishment.

We have thus the origin, not only of the right of government, but of punishment. the idea ^{Punishment} and right of which are, indeed, involved ^{what?} in the very notion of government. The consequences within the moral being himself, of violating

obligation, the shock that may ensue, whatever that may be, is not punishment. It cannot be. Punishment is the vindication by a person, through some positive infliction, of violated rights. In no other way can such rights be vindicated, and rights generally be protected, except possibly by some expression of a displeasure as great as would be manifested by inflicting the punishment. In no other way can the attitude of the person towards his own authority and rights, or towards universal righteousness as sailed through these, be indicated, and his moral character be made to appear. Government being by authority, is an expression of *Will*, and if punishment is to sustain government, that too must be, and must be known to be, an expression of the same will. Evil may be suffered and inflicted that is not punishment. Evil from accident, or misfortune, or from the laws of nature regarded as impersonal, is not punishment. Nor is evil inflicted by equals upon equals punishment, nor that inflicted from anger, or malice, or for the sake of discipline. This latter, evil inflicted for the sake of discipline, is generally supposed to be punishment, and parents say to children that they punish them for their own good. But if that be the sole end the infliction of evil has no reference to law, and cannot be properly punishment. Punishment presupposes a law administered by a personal lawgiver having rights. It presupposes a righteous penalty annexed to the law, and that the law has been violated. These

conditions being given, punishment is the infliction of a previously declared penalty by the will of the lawgiver for the sake of sustaining the authority of the law. That authority can be sustained in no other way. Nothing but a penalty proclaimed, and, if need be, inflicted, can make known and measure the regard of the lawgiver for the law. Hence, as entering into the very conception of government, punishment is justified. It can never be wanton, or capricious, or revengeful, for evil thus inflicted would cease to be punishment, but the extent of it must be measured by its necessity for the attainment of the ends of government, and what that extent should be only a righteous and competent lawgiver can judge. Obviously, as proclaimed beforehand, the penalty must express, and that only can, the estimate by the lawgiver of his own rights, and of the rights of others that are in question, and also his benevolent desire to present the highest moral motives the case will allow to prevent the infraction of law. And then, whatever it is right to affix as a penalty beforehand it must be not only right, but necessary to inflict as punishment, else, unless some adequate reason can be given, all government must be abandoned.

In connection with the above, two things are to be noticed. The first is, that the proper ground of punishment under any government is not the violation of obligation, Violation of rights
proper
ground of
punishment that is, guilt as such, but only the violation of ~~the~~

gation, as that violates rights. In human governments this is avowedly so. They do not claim to punish guilt as such, or to measure it except as it violates the rights of the community. Under the divine government it happens, or rather it must be, that the violation of obligation and of the divine rights, and so of the rights of his intelligent universe, correspond, but the punishment is not in view of the guilt as such, but as it is guilt that violates the rights of others. There must be guilt. That is the only condition of punishment, but not its ground. If we may suppose guilt that would violate no rights of God, or of any other being, however detestable it might be in itself, or whatever the consequences might be within the being himself, it would be no ground of punishment. There is no abstract inexorable justice that would require it, and hence, even though guilt may have been incurred, if the rights of all be perfectly preserved and secure, punishment may be righteously omitted. It will not be demanded.

The second point to be noticed in connection with the above, is that the appeal of penalty Appeal of penalty to worthy fear. when threatened, and of punishment, when inflicted, is not primarily to any form of the Sensibility that can be reached through positive infliction. This appeal is not therefore to the fear of suffering as suffering merely, but of suffering as it may be caused by that recoil of personality against aggression upon its rights, which is an inherent and

essential part of righteousness — a fear of suffering as expressing the disapprobation of the lawgiver, and felt to be deserved. This is no unworthy fear, as some seem to suppose.

There are three sources of suffering to us as moral beings. The first is, the recoil of our own moral nature when the law of its being is transgressed. This is remorse, in which a man constantly accuses and condemns himself. The second is the expression of disapprobation by others without any act of will put forth towards us. They may do, and we may fear, no hostile act, but the look of mingled displeasure and sorrow is felt and remembered with a pang, and this feeling will increase with the excellence and dignity of the being, and if we have wronged him personally, with his kindness and love towards us. A third source of suffering to us as moral beings is from a direct act of will withdrawing from us conditions of good, and inflicting upon us positive evil. To avoid each of these, to avoid simple suffering even, would be a suitable motive ; but it is not by the fear of suffering that moral creatures can, or ought to be governed. Not so does God or any wise man seek to govern them, but by the fear of penalty. It is by the moral nature alone that suffering can be known as punishment, and hence it is to that nature, and to no ignoble and unworthy fear, that punishment appeals.

CHAPTER III.

RELATION OF THE SEXES: CHASTITY.

WE have now considered the general topics connected with the transition from those duties which we owe to all men, to those special rights and duties which are indicated by our special relations, and it will be next in order to consider the rights and duties themselves.

The special relation on which all others depend is that of the sexes. In connection with this the first general duty is that of *Chastity*.

Chastity is a duty of the individual both to himself and to the community.

Effect upon
the individ-
ual.

1st. It is a duty to the individual himself.

By chastity is meant personal purity, and upon the violation of this, whether by solitary or social vice, God has set the seal of his condemnation by the effects of it upon both the body and the mind.

All solitary vice tends to weakness and insanity, the extent of both which from this cause is little suspected; and in connection with the social vice there is a disease, one of the most loathsome and wretched ever known, which seems to have been sent as a special judgment and check upon it.

Nor is the effect upon the mind less debasing. "However it may be accounted for," says Paley, "the criminal intercourse of the sexes corrupts and depraves the mind and moral character more than any single species of vice whatsoever. That ready perception of guilt, that prompt and decisive resolution against it, which constitutes a virtuous character, is seldom found in persons addicted to these indulgences. They prepare an easy admission for every sin that seeks it; are in low life, usually the first stage in men's progress to the most desperate villainies; and in high life to that lamented dissoluteness of principle, which manifests itself in a profligacy of public conduct, and a contempt of the obligations of religion and of moral probity. Add to this that habits of libertinism incapacitate and indispose the mind for all intellectual, moral, and religious pleasures, which is a great loss to any man's happiness."

2. Obedience to the law of chastity is a duty to the community. From the time of Sodom, ^{Effect upon the community.} sins of licentiousness have been the chief cause of the corruption and downfall of nations. There is no ruin and degradation like that which these sins bring upon the woman, and there is no general debasement like that of a great city deeply infected with this class of vices, and those that inevitably accompany them. If men could be brought to obey the laws of God in regard to chastity and marriage, and also in regard to narcotic and intox-

icating substances, laws written not only in his Word, but in their physical and moral nature, the great obstacle to the intellectual and moral improvement of the race would be removed. Abstinence from these is not virtue. It may give greater skill to fraud, or more power to ambition, but it is a condition of virtue. It is in connection with these sins that man is capable of degrading himself below the brutes ; and through them what is called civilization, that is, skill in literature and the arts, and in producing the elegancies and luxuries of life, may coexist with a state of society to which the savage state would be infinitely preferable. Certainly every one owes it to society to do what he can to relieve it from this incubus.

In combating this class of sins in ourselves the proper point to guard is the imagination and the thoughts. This is the citadel. With this sufficiently guarded, we may go anywhere and be subject to any form of outward temptation, for "to the pure all things are pure." But few only can go thus. Against no class of sins do we more need to put up the petition : "Lead us not into temptation." We need to guard the senses, especially as temptation may come through them in the guise of the fine arts, which have often been of great efficiency in corrupting a people.

The imagination to be guarded.

CHAPTER IV.

RIGHTS AND DUTIES IN RELATION TO MARRIAGE.

AFTER the general duty of chastity it will be in order to consider : —

1. The rights and duties of the sexes in their relations to each other previous to marriage.
2. The rights and duties, in their relation to each other, of those who are married.
3. The law of divorce.
4. The rights and duties of parents.
5. The duties and rights of children.

1. Of the rights and duties of the sexes in their relations to each other previous to marriage.

These will relate, first, to the period previous to being engaged to be married.

Rights and
duties before
engagement.

That is a critical period when young persons first awake to a consciousness of those sentiments which are to unite them so closely, and to affect so nearly their own happiness and that of the coming generations. A new world is opened up to them full of susceptibility, emotion, sentiment, romance, passion and with capabilities of both happiness and misery unutterable. What shall be done? Left to them-

selves, there is danger of imprudence and misjudgment. Controlled by others, there is danger that that which is highest in sentiment and purest in affection will be sacrificed to fancied interest, or to ambition. It is not easy for the parties themselves, much less for others, to distinguish the glamour of a transient infatuation from the conscious recognition and opening affection of two natures made to supplement each other. In the freshness and glow of such sentiments prudence is spurned, and an appeal to duty seems cold and impertinent. Hence, in some countries, in most indeed, young persons have been kept during this period under the strictest surveillance, and everything pertaining to marriage has been regulated by others. Among the Moravians, partners were, until recently, assigned by lot. There are persons living in this country now who obtained their wives in that way. But in this country now it is virtually in the hands of the young people themselves, giving rise doubtless to greater happiness in some cases, but in others to mistakes and scenes both ludicrous and sad. By those who have had opportunity to observe it has been gravely questioned which course is best. In any way there will be persons unmatched and mismatched. But however this may be, this matter not only now is, but will continue to be chiefly in the hands of those more immediately concerned, and in view of that they have duties whether they will heed them or not.

And here the one duty of those whose affections are yet free is to withhold themselves from any attempt to awaken affection in another except with a view to marriage. This will be hard where there is conscious beauty and power; vanity and pride will plead strongly, and many will go as far as they can or dare. But the existence of an affection that cannot be requited is a great evil, and to awaken purposely, or to seek to awaken such an affection, is a crime. It is trifling with feelings that God intended should be sacred, and causes a revulsion that nothing else can. It makes cynics and misanthropes of the most hopeless kind. One who can thoughtlessly or heartlessly trifle with a true affection, or who mocks at it and treats all claim to it as a pretense, is lost, — is incapable of even conceiving of the great happiness there is in affection with security for its basis, and which God intended should be connected with the marriage state. Only when there is a view to marriage may that more intimate acquaintance be sought which will justify an engagement, and when the parties are on this footing, the one duty is frankness in relation to everything that could affect the feelings of the opposite party.

After an engagement is entered into, the rights and duties of the parties become more definite. The parties are now betrothed, Rights and duties after engagement affianced, engaged to each other by a promise only less sacred than that of marriage. They are, and should be known to be, in such relation to each

other that it would be criminal in either of them to seek the affection of another, and that it will be criminal in any other to seek the affection of either of them.

The length of an engagement involves no principle except that neither party has a right to prolong the time beyond that desired by the other, without good reason. In general, short engagements are best.

The levity and capriciousness with which such engagements are broken are to be deprecated. If it be found that there was concealment or deception in relation to anything material at the time of the engagement, or if there be gross immorality or licentiousness subsequently, the other party will be justified in breaking the engagement. Nothing short of one or the other of these can justify such a step of one party without the consent honorably obtained of the other. An engagement is not marriage, but only preliminary to one, the object of which is a happy life in the attainment of the ends of marriage. Incident to an engagement, though not the object of it, is a more perfect acquaintance, and if, in connection with this it should appear that their mutual happiness is not likely to be secured, and this shall be the opinion of each, they are not only at liberty, but are bound to break an engagement which they find to have been made under a misapprehension, though, it may be, without fault on either side.

Perhaps it ought to be said, as the affections of woman are stronger than those of man, and as she is not allowed the initiative, so that the injury of a broken engagement would be greater to her, it is incumbent on the man to be especially scrupulous on this point.

- The reciprocal rights and duties of husbands and wives grow, like all others, from the law of love, but from that law as applied in this special and most intimate and sacred relation. With the affection that should form the basis of marriage, the happiness that may flow from it is greater than any other not distinctively religious. It is, indeed, made in the Scriptures a type of that higher happiness which is to flow to the church from her union with Christ. A failure to attain this happiness can arise only from ignorance or from a want of right purposes and dispositions.

Rights and
duties of
husbands
and wives.

There is often ignorance or misapprehension of the reciprocal rights and duties involved in marriage. God has indicated in the structure of the physical frame, and in the mental characteristics which correspond, different spheres of duty for the husband and the wife. The adaptation of each sex to its sphere is equally perfect, and as both are parts of one indivisible race, the terms superior and inferior are not properly applicable. What is needed is a distinct recognition by each sex of its own sphere, and a cheerful acceptance of its responsibilities and duties. The object is unity through

diversity, and, within limits, the greater the diversity the greater the beauty of the possible unity. If God has made, as He has, by nature and by revelation, the husband the head of the house, then the truest and best happiness of the wife will be found only in recognizing him in that relation. If God has made it the business of the wife to "guide the house," then the husband will find his peace and happiness in giving her the reins in that department. Of course there are exceptions, as there are to the command to children to obey their parents. If the parent become imbecile, or intoxicated, or command the child to steal, he is bound not to obey. The relation is changed, and the law of love must be interpreted by the relation. So it is universally. If through ignorance, or inadvertence, or wayward speculations and theories of equality that recognize no difference, the natural relations fail of recognition, the full benefits of marriage cannot be realized, though the temper may be right.

But while ignorance is one cause of failure in married life, the great source of trouble is

Causes of
unhappi-
ness. a want of right purposes and dispositions. It is some form of selfishness on one part, or both. The husband is imperious, exacting, unsympathizing, self-indulgent, perhaps sensual to the extent of vice. The wife is indolent, neglectful, extravagant, peevish, unsympathizing. Perhaps there was an original failure of a full commitment of each to each, so that there never has been that conscious

unity and perfect confidence in which the charm of married life consists, for next to loving with a perfect love is the happiness of a perfect confidence, and of an assurance that love is returned. The great duty then will be to cherish and cultivate mutual love.

But can love be cultivated? On this point there is much misapprehension. Love is radi- Cultivation of love. cally an act of will. True, that which leads to marriage is accompanied by admiration, by desire, by sentiment, but these do not become love till the will authorizes them by an act of choice, and this fact gives the will an indirect control over all the emotions and feelings connected with it.

In the first place then, each can cultivate those qualities in themselves that will tend to secure love. Each can seek to become more lovable. A resolute purpose and persevering effort in this will work surprising changes, and is far better than complaints of want of affection. Such complaints tend only to aggravate the difficulty. In the second place, husband and wife may seek, and are bound to seek, the improvement of each other; and by this I mean not merely intellectual improvement, but improvement in all that is a ground of esteem and of rational affection. The mode and measure of this will so depend upon their relative age, upon acquirements and temperament, that no details can be given; but a disposition to give and to *accept* aid in this way will greatly tend to mutual love. But in the third place,

and which is perhaps quite as important as either, we can form the habit of looking at excellences and overlooking deficiencies and even faults. Let each party adopt the spirit of the couplet —

“ Be to her virtues very kind,
Be to her faults a little blind.”

and it would, I will not say pour oil upon the troubled waters, but would prevent them from ever becoming so troubled as to “cast up mire and dirt.” This I say on the supposition that there are faults to be overlooked and follies to be kind to, but if there are, and I have known such, husbands whose wives have for them no faults or follies, and if there are wives whose husbands have none, these remarks do not apply to them.

In these ways a vast deal may be done in the cultivation of mutual love, and this, as inclusive of all other duties, and sure to draw them after it, and also as being so little understood and appreciated, is the one great duty that needs to be inculcated upon those in the marriage state.

CHAPTER V.

THE LAW OF DIVORCE.

MARRIAGE, as we have seen, involves a union altogether peculiar. In its perfection it is Sacredness of marriage. a spiritual union, and only in it does the life of each party become complete. That this union should be, and should be understood to be for life, is essential to the interests of both parties, to the welfare of children, and to the interests of the State. Only on the condition of such understanding can there be a perfect commitment of each to each, and that perfect community of interest and of life which radically separates marriage from all forms of prostitution and unlawful cohabitation. As thus peculiar and sacred, the original institution of God was that the union should be of one man with one woman, and for life. Under the Mosaic dispensation divorce was permitted on various grounds, but the original ground and sacredness of marriage was not lost sight of. This appears from a remarkable passage in Malachi showing the unreasonableness and evils of both polygamy and divorce, and the displeasure of God towards them. "And this," says he, "have ye done again, covering the altar of

the Lord with tears, with weeping, and with crying out, insomuch that he regardeth not the offering any more, or receiveth it with good will at your hand. Yet ye say, wherefore? Because the Lord hath been witness between thee and the wife of thy youth against whom thou hast dealt treacherously. Yet is she thy companion and the wife of thy covenant. And did not he make one? Yet had he the residue of the Spirit." He might have made any number as easily. "And wherefore one?" continues the prophet. "That he might seek a godly seed. Therefore take heed to your spirit, and let none deal treacherously against the wife of his youth. For the Lord God of Israel saith that he hateth putting away." What a picture! Poor wronged women bathing the altar of God with their tears; those who did the wrong seeking to be religious by offerings while they yet held on to the wrong; God rejecting their offerings, asserting the law of marriage, declaring that He made one woman for a perpetual union with one man that the children might be trained for Himself, and implying that this could be done in no other way.

The original law of marriage, thus asserted by Malachi, Christ fully restored. This law is based on the very nature of marriage, and is confirmed by the fact that rather more males than females are born, allowance being made for their greater exposure to the causes of death. This has been so felt to be a law of nature that among various nations,

the Romans and Scythians, who have not had the light of revelation, marriage has been held sacred, adultery has been punished by death; and the very law of divorce laid down by Christ has been adopted. Hence it is the duty of Christian States to make this law their standard, and to approximate it as nearly as the state of public sentiment will allow. No doubt there are cases of peculiar hardship. Persons of uncongenial temperaments and tempers are united. There will be ill-assorted marriages and misadjustments of every degree. There will be vice and abandonment on one part or the other, and such cases are liable to be of peculiar hardship to the woman. But facility of divorce will set back its influence to the very fountain-head of the institution. It will affect the spirit with which marriage is entered upon; it will generate and multiply the very evils for which divorce is sought. Nothing can so tend to repress petty differences, liable to become exaggerated into permanent feuds, as the consciousness, always felt like a pervading atmosphere, even when it is not recognized, that they are inseparably united and must be mutually dependent. If facility of divorce be sought, as it is, on the ground of cases of special hardship to women, it is to be remembered that the evils of divorce fall with peculiar hardship upon her, and that the purity and general elevation of the sex will always be in proportion to the strictness with which the law of marriage is enforced.

CHAPTER VI.

RIGHTS AND DUTIES OF PARENTS AND CHILDREN.

IN considering the reciprocal rights and duties of parents and children, we are, as before, to be guided by the Law of Love interpreted by the relation. The child is entrusted to the parents by God. In its original weakness, ignorance, and entire dependence, the parents have, and must have, the right of entire control. As the child becomes capable of taking care of itself, this right will be modified, till, at length, when the occasion for it shall cease, the right will cease altogether. This is typified by what we see among the lower animals. They have no knowledge of rights, but the care and control of the young is provided for by an instinct which ceases when the young are able to take care of themselves. If the young need no care, there is no instinct, showing how carefully everything in nature is furnished and regulated with reference to ends.

The right of control thus belonging to the parent is to be used, first, to promote the end of the child, and second, of the family.

The end of the child is not identical with what is

sometimes called, and supposed to be, the good of the child, consisting in his own personal advancement or enjoyment, in some "*summum bonum*" that can belong to him alone; but it is the very end indicated in his constitution, and for which God made him, that is, not merely to be a recipient of good, but an originator and promoter of it, in sympathy with God in his spirit, and in harmony with Him in his methods. It will thus enter into the conception of his end that he should promote the good of the family.

In marriage and in the birth of children the family is constituted. This is a divine institution having an end that can be reached only through all its members; and while the child may not be, as the ancients supposed, used selfishly, as a thing, for the good of the parent, he may yet be required to do all things that are legitimately for the ends of the family. He may be required to labor for the common support, and it is the duty of the parent so far to control each child that no one shall interfere with the rights of any of the others.

This right of control may and should be enforced by physical means if necessary. There is an end to be attained for the child himself. It is of the last importance to him that he should be taught obedience and subordination. These are in the order of God's providence, and he who does not know how to obey will never know how to rule. The same thing is important to the peace of the family

and of society, and must be secured by every legitimate means. Let persuasion be tried. Let reason be appealed to ; but if these will not suffice, the rod should not be spared. Perhaps the rod was formerly used too much. It will be quite as mischievous in every way to use it too little. The child has a rational nature, but may not be reasonable. He has also an animal nature, and there is no reason why that should not be appealed to. Do you think it degrading to your child to whip him? You need not do that. Whip the mule that is in him. If possible whip it out of him, and then you will have a child and not a mule. The less we have of the use of the rod the better, but government, subordination, order, must be maintained, and if these cannot be had without the rod, the parent is derelict in his duty if he do not use it.

The rights of the parent are for the sake of his duties, and to enable him to perform them. His first duty is to provide for physical wants, in whole or in part, according to the age of the child, and to make such provision as shall comport with his condition in life. He is bound to provide for his health and physical development, and to put him to no such employment in kind or degree as shall interfere with these.

The second duty of the parent is to secure such intellectual education and such training, in some industrial pursuit, or in some profession, as shall secure his support and his useful-

First duty of
parents ; sup-
ply of phys-
ical wants.

Second duty ;
education.

ness as a citizen. It might be supposed that natural affection would secure this, but in all states of society there are individual cases in which it does not, and it is found that high civilization and aggregate labor have hitherto, by some misadjustment, precipitated a stratum of society in which artificial appetite and animal want have so been the prevailing element as to subordinate natural affections, making the children mere instruments of selfishness, and dooming them, almost by necessity, to a similar condition. It is this state of things that has justified, and that alone could justify an interference by society with the hours of labor, which, we should naturally suppose, parents would best know how to regulate. It is the duty of the parent to make over to society good material for its upbuilding, and if any class of parents fail to do this, society not only has the right, but is bound in self-defense to interfere.

The third great duty of the parent relates to moral and religious training. "Man does not live by bread alone," nor can the child. He is capable of being trained for God, and God has entrusted him to the parent that he may be thus trained. The only effectual way in which the parent can do this is himself to be what the child should be. There is in example an imperceptible and pervading influence that can be had in no other way. Let this be good in principle, and judicious in outward form, and all other good in-

Third duty;
moral and
religious
training.

fluences will, almost of course, fall into its train. Let this be evil, and it will be mainly through this, in connection with physical deterioration, that the iniquities of the fathers will be visited upon the children to the third and fourth generation.

But besides this, much may be done in giving direction to reading, in regulating associations, in forming habits. And all this, especially the formation of habits of thought and feeling, as well as of action, is to be begun very early. They will then become incorporated into the life as they will not be likely to be, and perhaps never can be afterwards. In all this there is to be care not to do anything obtrusively or in excess. Much harm has been done by bending the bow too far. It flies back. It may be difficult in the stress and pressure which active business life, and especially public life, brings upon men to give the time needed for such training of children, but no folly can be greater than that so common in this country, by which parents make themselves slaves to lay up money which, for want of right training and moral qualifications in the children, becomes their ruin. Nothing can be more sad or instructive than the history, in this regard, of many of our wealthy families. It is no less the wisdom of parents, in behalf of their children than in behalf of themselves, to "seek first the kingdom of God and his righteousness." The highest value of wealth must be to purchase for children, indirectly of course, more knowledge, more wisdom.

more health, better habits, to give them better facilities for usefulness, and more chances of it; in short, to raise them to a higher manhood. Thus a high manhood, a pure, elevated womanhood, is the end to be reached. If it can be reached, as certainly it may, without wealth, that is of little consequence. If wealth becomes obstructive of this, it is a curse. But it need not be thus obstructive. Instead of vanity, pride, dissipation, luxury, effeminacy, the result of wealth may be, and should be, the training of families not only in the knowledge and virtues that give dignity to life, but also in every accomplishment that can give it grace.

We now pass to the rights and duties of children.

It is sometimes said that a right and an obligation are reciprocal; that wherever there is a right there is a corresponding obligation. Rights of children claims. This is not strictly true. The parent, as a parent, is for the sake of the child. His rights are to enable him to perform his duties, and both are for the sake of the child, and these rights and duties commence before there can be either duties or conscious rights on the part of the child. And when the child becomes capable of duties and conscious of rights, these have generally no reference to the end of the parent. The rights give no right of control, but are simply claims, and the duties are mostly such as are required by the well-being of the child, which is, or should be, the great object desired by the parent.

The duties of children may all be comprised in the one word "*honor*," as that is used in the Fifth Commandment. This sentiment of honor towards the parent, expressing itself in outward act according to the changing relation of parent and child in the progress of the child towards maturity, would hold the parent and child in perpetual harmony, and would secure to both every end contemplated by the parental relation. The child that honors his father and mother will render them implicit obedience in his early years. If, as his power and right of self-control are increased, it should become his duty to differ in any respect from the parent, or even to disobey him, as in rare and exceptional cases it may be, the spirit of the law will still be preserved, and all will be done that can be with a good conscience, to meet not only the commands, but the feelings and the wishes of the parent. The temper expressed by this word "*honor*," is precisely that which is needed to fit the child for his duties towards God and towards society as represented by government. This spirit, extending itself from the parental relation into all others, permeating the character, becomes a fountain of courtesy, and makes the difference between a people reverent, mutually respectful, and capable of self-control, and an irreverent, reckless, profane mass of individuals incapable of self-government, and sure to inaugurate, sooner or later, in the name of liberty, a state of society compared with which

Duties of
children.

despotism would be a blessing. So long as children honor their parents in this land, there will be piety towards God, and freedom in the State ; but if these fountains be corrupted, whatever form governments may assume, men will fall off from their allegiance to God, and the spirit and benefits of freedom will depart.

CHAPTER VII.

SOCIETY AND GOVERNMENT: THE SPHERE OF GOVERNMENT: ORIGIN OF GOVERNMENT: MODE OF FORMATION.

WE now proceed to consider Civil Society and Civil Government.

Government is the agent of society for the accomplishment of its ends, and like the family, is a divine institution. By a divine institution, we mean one made necessary by God through relations ordained by him for the attainment of our end. The fact that food is necessary to sustain life, makes the use of it of divine appointment; and the fact that the end of the child cannot be attained except through control by the parent, gives the parent rights directly from God, and imposes upon the child corresponding duties. No assent or contract on the part of the parent, or of the child, is required to constitute the family so far as to render valid every right and obligation needed for the attainment of its ends. The rights and duties are from the ends. The relations, causing the family to be what it is, indicate those ends, and through them, the will of God. These rela-

Government
how divine.

tions and ends man cannot change. He can only act or refuse to act in conformity with, or in reference to them. Acting in conformity with these relations, and with reference to these ends, the blessings intended to flow from the family will be realized, and as there is a failure in this, evil will result. The institution is from God, it cannot be changed by man. All he can do is to conform, or refuse to conform, to the relations it involves, and seek, or refuse to seek the ends indicated by those relations.

And precisely so it is with Civil Government. It is a divine institution, if not as directly, yet as really as is the family. The rights which society has, and which it may rightfully exercise through some form of government it has from no contract. Men may, if they choose, express the rights and duties involved in government in the form of a contract, but it is a mistake, and may lead to mischievous consequences to suppose that these rights and duties originate in any form of contract. By the constitution of God the ends of the individual can be attained only through government, and therefore the rights of government and the duties of individuals under it originate in the same way as the rights and duties of parents and of children. The individual is born in society. That is his natural state, and as thus born both society and he have reciprocal rights and duties. These he may recognize and have all the benefits

Civil gov-
ernment a
divine insti-
tution.

of society and of government, or he may refuse to recognize them and be deprived of these benefits, but the rights and duties exist independently of his will. They exist, and in entering into society, the individual comes under no new obligation, and gives up no right.

It is said in the Declaration of Independence, that "Governments derive their just powers from the consent of the governed." If, as most have supposed, this refers to the foundation of government, and not to its form, the above view is opposed to it. Such a doctrine would exclude the will of God as underlying government. It would also take away its authority, for the consent that may be given at will may be withdrawn at will. Besides, the principle would require, not merely the consent of a majority, but of every man. Such a doctrine may please the popular ear, and be accepted when there is no strain upon the government; but when, as in our late struggle, there is such a strain, the instinct of the nation sets aside the doctrine of mere contract or consent, and practically asserts an authority resting on a deeper basis. Its form of government a nation may ordain and change. If that government overstep the limit of just authority it may be resisted, but within those limits its rights are from God.

The distinction between society and government will be more prominent if we suppose each individual composing the society to be perfect, that is, to exercise a perfect

Distinction
between so-
ciety and
government

self-government. In that case nothing that could properly be called government would be needed. There might be regulations respecting all matters requiring uniformity and involving no principle, as the age for voting, or the distribution of the property of one dying intestate. These might be made by the united experience and wisdom of the community, and to them all would conform, not as under government, but as apprehending the reason of them, or, at least, the necessity of uniformity. We should thus have, with perfect family government, and perfect self-government, which is simply obedience by the individual to the law of God, society without civil government, but capable of being organized into a civil government whenever the occasion should arise.

Such occasion can arise only as civil government may be needed to enable individuals to reach their end, and it will have no right to do anything which will not contribute to that. Government can have for a legitimate end only the good of the governed. The object of it is to do that for the individual whereby he may be enabled to attain his end which he could not do for himself.

Ground and
limitations
of civil gov-
ernments.

What then can government do for the individual which he cannot do for himself?

To answer this question fully we must contemplate government in two aspects: 1st, as the individual may take a part in forming and administering

it ; and 2dly, as it is an agency standing apart from the individual and above him for the doing of that which he could not do himself.

In treating of government it has been this latter aspect that has been almost wholly re-
Participation develops the governed. garded. If we suppose a despotic government to do for the people all that it can do, — let it be wholly paternal, — yet the influences under which the individual will be formed will be wholly different from those under a free government where it is the duty of the individual to understand and take part in the formation and the administration of the government. Free institutions have their value not merely from their greater tendency to secure the rights of the individual, but also from their educating, formative, developing power. Free institutions tend to become, and will become in themselves, a great university for political education, as well as a sure guarantee that provision shall be made for universal education in other directions. As, therefore, man has a right to the best means of development as well as to the best conditions for action under a government, it may be said that he has a right to free institutions whenever and wherever he is capable of so administering them as to secure their ends.

But apart from this, regarding government as something already formed, the inquiry arises what it can properly do for the individual which he could not do for himself, for, as self-help is the great con-

dition of growth, it must dwarf the individual, and deaden enterprise to have the government do what the individual can.

And here it is to be said that the first and great function of government is to secure to all their rights. Of rights we have already spoken. They include all that is necessary for the attainment by the individual of his end. Give man his rights in regard to Life, to Liberty, to Property, to Reputation, to Truth, and give him Security respecting all these, and you do for him all that is essential. If, with such conditions, he fail of attaining the ends he ought to attain it must be his own fault.

Government
must secure
the rights
of all.

It is sometimes said to be a separate office of government not only to secure the rights, but to redress the wrongs of the individual. There is room for this distinction, though the securing of rights and the redress of wrongs are really the same thing viewed in different aspects. If a man has been wronged it is his right to have that wrong redressed if that be possible, and if that be not possible, it is the right of society to demand such punishment as will give them all the security of which the case admits. The great end therefore of a government is to secure promptly and efficiently the rights of all who are under it, and it is a good government in proportion as it does this. This, of course, can be done only as there is perfect equality for all in the eye of the law. It is against the vio-

Government
must re-
dress wrongs.

lation of a right as such, of any right, of the right of the humblest and poorest, that the government is to guard, and if any difference be made it should be in favor of the humble and the poor. The prompt, efficient, impartial protection of rights and the redress of wrongs, is then the first great office of government.

A second legitimate function of government is to give facilities, sometimes for individual, but more often for associated enterprise. It may thus limit and regulate copyrights, and patent-rights, and may incorporate companies to enable them to pursue branches of business which could not well be undertaken by individual enterprise. Whatever individual protection or furtherance any individual may need to attain the ends of any lawful form of industry he ought to have—provided no special privilege be given him, for no partiality or favoritism should be shown in legislation. And in incorporations, as of banks, the acts should be passed not at all for the special benefit of those who are incorporated, but of the public. All such acts should either be open to all, or should be limited solely by a regard to the public good.

This general head of furnishing facilities opens a field of legislation into which abuses may readily creep; still it is not only legitimate, but well-nigh indispensable. Government, as the agent of society, may even undertake enterprises in its own name that shall furnish facilities for the people generally, but

Government
should facili-
tate enter-
prise.

the utmost caution is needed in selecting, and in carrying forward such enterprises. It is a special danger under our form of government that public enterprises will be entered upon for private advantage, and that they will be carried forward both wastefully and corruptly.

These then are the direct objects which a government may propose to itself,—the protection of all rights, the redress of wrongs, and the furnishing of facilities, without favoritism, for the enterprise of the people.

There is also an object which must be regarded as legitimate, which largely gives tone to the measures adopted under every form of government, and that is its own preservation. Whatever has a right to be has a right to all the means necessary to its permanence and well-being. Hence despotic governments, assuming their right to be, must maintain standing armies. Hence limited monarchies must have an aristocracy to stand between them and the people, and both must exercise control over both education and religion. Without these no monarchy has been permanent, or can be. If, by extraordinary talent and sagacity, a man like Louis Napoleon may seize the reins and hold them for his lifetime, it is yet felt that his government has no permanent basis. Louis Napoleon had a son who would naturally succeed him, but if you asked a Frenchman what would happen if the father should die, he would simply shrug his

shoulders, and say nothing. It was the instinct of self-preservation that led Napoleon and the English aristocracy to take part against us in our late struggle, and it is to be expected that every established form of government and every invested interest should be governed in the same way.

It is on the principle we are now considering that
 Hence right of govern- free governments have the right to pro-
 ment to vide for and maintain schools instead of
 maintain standing armies, and to restrict the right
 schools. of voting and of office-holding within such limits
 as the safety of the Republic may require. The
 apprehension of these two rights, especially of the
 right to tax the property of all, whether they have
 or have not children to educate, has been slow in
 finding its way into the public mind, and would still
 be contested even in many parts of our own coun-
 try, but it rests on solid ground if it can be shown,
 as clearly it can, that virtue and intelligence are the
 essential conditions of a free and popular govern-
 ment. It is only on this ground that this right can
 rest, for the government can have no right to take
 property of one man for the benefit of others unless
 it be essential to its own being or well-being.

But may not the government promote intelligence
 Legislation and morality for their own sake? May it
 not directly not legislate directly for their promotion
 for morality. as ends? No. It must protect the rights of all,
 redress their wrongs and give them facilities such
 as a government only can give, and leave the pro-
 motion of virtue and intelligence, except as these

may be demanded for its own being or efficiency, to individual effort, or to voluntary association. Especially is it to be said that government may not interfere in any way with religion except as such interference may be required by the principles above mentioned.

- But may there not be legislation in favor of temperance? No. The promotion of temperance is no proper object of legislation. Temperance has the same relation to legislation that honesty has. The laws against stealing are not for the promotion of honesty, but for the protection of rights; and in the same way if the traffic in ardent spirits did not interfere directly or indirectly with the rights of others it would not be a proper subject for legislation. Let those who carry on this traffic guarantee the public against the crime and increase of taxation it occasions and there need be no legislation on the subject. But the moment any business can be shown to be the cause of crime on which the courts established by the government must sit, or of taxation which the government must assess and collect, it comes within the range of legislation, and the community have a right to the best legislation that can be devised for their protection. Neither liquor sellers nor liquor dealers have any rights beyond the point where their acts begin to touch the right of others to property or to security, or even their right to be protected from those moral conditions which, as human nature is now constituted

will insure the corruption of the young and of the weak through temptations addressed to their senses, and which are obtruded upon them.

Much has been said of attempts to make men moral by legislation, and of prescribing to men what they shall eat and drink; but no one who understands the proper objects of legislation would think of doing either of these. If morality may be indirectly promoted by legislation, so much the better. If, in order to abate taxation and crime and nuisances, it may become necessary to render intoxicating drinks less accessible than some who might safely use them would desire, this is not the object intended, but only the means necessary for a legitimate end.

It will appear from the above, that in addition to measures needed for its own preservation, the chief function of government is the removing of obstacles. Its end is attained when all the individuals under it attain their end. But this can be done only through the positive exertion by each one of his own faculties, and all that government can do is to secure favorable conditions for this. The fatal mistake has been, that governments have proposed ends of their own, and in securing these have been utterly reckless of both the rights and the ends of the individual. When this is done in the least degree, it matters not what the form of government may be, — it is a perversion and tyranny.

True end of
government.

We next inquire when, in the progress of the race, civil government becomes necessary. The origin of government.

If we make, as we must, a distinction between government and society, society being the principal, and government the agent, then government cannot be needed, or possible, till there is society. But as demanding civil government, a single family cannot constitute society. The family has a government of its own, and suffices for itself. Before there can be civil government, there must be an aggregation of families. Hence it is that the family, and not the individual, is the unit of civil government. This, in the patriarchal form, would naturally grow out of the union of several families having a common origin; and this again would naturally extend and consolidate itself in monarchy. This is supposed to have been the actual origin of government.

This needs to be fully comprehended; for if society ever consisted of disintegrated individuals, standing on an equality, and an attempt had been made to construct something unknown before, to be called a government, all would have had an equal right to take part in such construction. But consisting as society did of families, and needing only such extension and modification of principles of government already existing as should secure in wider relations the conditions of well-being previously secured in the family, there would be not only a natural right,

but a necessity, that in the formation of civil government families should be represented by their heads. Such a work could not have been done by the body of those whose rights were to be secured, and, if formally done, the heads of families would be the divinely appointed representatives to do it. If these were to meet and adopt such a form of government as should seem to them best adapted to secure civil liberty, that government would not stand simply as the product of human wisdom and will, but, as growing out of relations divinely constituted, would have divine authority.

But no such formal meeting was originally held. With no discussion of abstract rights, by a movement spontaneous, gradual, self-adjusting, as all primitive movements for the attainment of ends indicated by nature are, government would naturally grow out of the union of several families having a common origin, the head and natural representative of each family caring for its interests as occasion might arise. In this way, but for usurpations and abuses, government might have gone on indefinitely. In some cases, as throughout the East, these usurpations and abuses were such as to crush out liberty, and produce permanent degradation and hopelessness among the people. In others they have resulted in agitation, revolution, discussion of rights, and in attempts to found governments on such rights.

So instinctive, however, has been the tendency

above indicated to crystallize into governments by an inherent force, that formal declarations of rights had scarcely been thought of till our own revolution, and then their effect was less than has generally been supposed. There was no destruction of old governments, and construction of new ones on the basis of principles formally laid down. The colonial governments were continued. The laws were essentially the same under the Confederation as before, though the seat of sovereignty was changed; and when the Constitution was formed there was simply a new distribution of some of the essential powers of government, and a new mode of appointing those by whom the government should be administered. It was not the object to find a new basis of government, but such a mode of appointing its officers and such a distribution of its functions as should give the best guarantee that its ends should be secured. There had been abuse, and the object was to guard against that. The inquiry then was, and is now, how government may be so guarded from abuse as to secure for all that civil liberty which is its end.

Mode of
formation
of govern-
ments.

CHAPTER VIII.

GOVERNMENT REPRESENTATIVE AND INSTRUMENTAL : THE RIGHT OF SUFFRAGE.

IF we suppose government to have originated as above, spontaneously, formally, or in whatever way, it is plain that those who take part in it, whether in its original formation, or by voting or by holding office, must act largely in a representative capacity. They must act for the children, the sick, the infirm, the insane, the criminal, the absent. If adult women were permitted to vote, there would still remain a large majority who could take no part in the government, and whose rights could be secured only as they were thus represented. Hence all concerned in government act as trustees and guardians. Government is not an end, it is instrumental. It is as a bridge over which all must pass, and what society cares for is to have a bridge that will carry all safely over. It is in that that essential rights and interests are involved, and society has a right to see that only those are engaged in building the bridge who know how, and are disposed to build it well.

But if government be thus representative and

instrumental, it will follow, since natural rights belong to all, that the right to take part in it, whether by voting or holding office, cannot be a natural right; and also that society will have the right to say who shall exercise that right, and on what conditions. Hence society may rightfully require that voters and office-holders shall be above a certain age, shall have a certain degree of education, shall have committed no infamous crime, and the like.

It also follows from the representative character of voting, that the exercise of the right becomes a duty, and that citizens cannot treat it, as they frequently would, as a personal right or privilege which they may rightfully at their pleasure forego; but it imposes a solemn obligation, requiring in the voter the exercise of his intelligence and discretion, if not for himself, at least for the sake of others who cannot take part in the government, and even for the sake of posterity, who will one day inherit his work, and be affected by his care or his neglect. So essential is this that society might compel the exercise of this right, and insist that those to whom it is committed shall not lay it lightly aside, nor be allowed to shield themselves under the idea that it is a personal right and privilege, and thus stand idly by while others inflict an injury on society; but might require of them, as of more formal guardians and trustees, that they shall act for the benefit of their wards, though they may not care

Right of
society to
control
suffrage.

Suffrage as
duty.

sufficiently for their own rights, as members of society, to protect them.

But while it is undeniable that the right of suffrage extends to interests far beyond those of the individual who may claim to exercise it, and hence that no individual can claim to exercise it as a natural right, it still remains a duty for society to confer this right in the most just and secure manner that human wisdom can devise.

And here it is to be said that there has doubtless been from the first the spontaneous and unconscious operation of a principle which should be a controlling one, that is, that those should vote on any subject on whom the responsibility with reference to it falls. It has seemed right that those who are to go to war should determine the question of war, and that those who are liable to do military and police duty, and sit on juries, who are to work on the highways and pay the taxes, should vote on those subjects; that those, in short, whoever they may be, who do the fighting, and the working, and the tax-paying, should also do the voting. It would be quite as unjust that war should be declared through the votes of women and children who could take no part in it, as that men should impose taxes on property which women have acquired. If it be said that the interests of women are as much opposed to war as those of men, and that they would never urge and inaugurate and perpetuate one in opposition to the judgment of the men, this is refuted

by what occurred at the South during our late civil war, for it is well known that the war was intensified and prolonged by the spirit of the women, though they had no power to vote. If women and children had taken an active part in the great duties and responsibilities of society, beyond question they would have been allowed to vote.

But accounting thus for what has been, we inquire what ought to be. On what principle ought society to confer the right of taking part in the government?

Basis of the
right of
suffrage.

And here it is plain that no one ought to be excluded arbitrarily, that is, unless such exclusion is required by the ends of government. In this view all agree on two grounds of exclusion. One is incompetence, the other presumed hostility to the government. On these grounds minors, foreigners not naturalized, criminals, and those who have shown hostility to the government, are excluded. This being conceded, and putting aside for the moment the question in regard to women, the one great principle which must be observed by society in conferring the right of suffrage, and which is practically found to be the foundation and safeguard of civil liberty, is that that right should be attainable by all. It is to be something attainable by all, not possessed. Thus society may require that all voters shall have attained a uniform and discreet age, but distinctions may not be drawn between the rich and the poor, the white and the black, the learned and

the unlearned. To the youth of each of these classes society may rightly say that when they reach such age, and not till then, they shall come equally into possession of this right.

Nor may society impose any condition upon the right of suffrage which the mass of the people cannot comply with. Thus society may not require that voters shall be free from sin, but may require that they shall be free from crime, for a moral life is a condition with which all can comply. Thus society may not limit the right of suffrage to profound mathematicians, nor to men learned in the ancient languages, for these would necessitate talent and education not practically within the reach of every youth; but it may require that every voter shall be able to read the English language, for that is attainable by every American youth, and necessary, in the present age, to secure an ordinary intelligence.

Such is the basis on which the right of suffrage should be conferred. Forbidding that the right should be withheld from any race or class as such, and that any part of society should have or exercise the right of excluding any other part, it secures to every person the right to rise.

But besides the right of suffrage, which is the right to take a part in the affairs of the government, there is a totally distinct right, a right of representation. These two are often confounded, but are distinct, for those who do not

Right of
representa-
tion.

vote are still entitled to be represented. In practical effect, as in theory, the child is represented by the father, and the wife by the husband. All individuals have an interest in government, and where the individual possesses an interest, that interest necessitates and confers a right, for wherever there is a right to govern there must also be a right to be governed rightly. The representative in the legislature represents far more than the minority of men who voted for him. He represents their opponents who voted against him, their wives and children who did not vote, and he represents, and is bound to provide for the well-being of even criminals who have forfeited the right to vote. This generality of representation is sought to be secured by what is termed "manhood suffrage," and it is this which must prevent one class from dominating over or excluding another from the substantial right of representation, and which must secure to all that equal protection and care without which civil liberty can but imperfectly exist.

There is also a right of representation which in this country has received but little favor or attention as yet, but which may in time be found essential to the existence of popular government, and that is the representation of property as distinct from the representation of persons. Merely owe certain common duties to society, and society owes a certain common protection to them, but there are also expenses of government which are not

Representa-
tion of
property.

drawn equally from all men, but which are contributed in different proportions by individuals. This principle is very old, and has borne an important part in the history of the Anglo-Saxon race, it having been enunciated as early as *Magna Charta* in the declaration that taxes should be laid only with the consent of the taxed given through the "Commons" in Parliament; and again in the Bill of Rights; and again in the revolution of the American colonies, where the principle in question was the power to tax without the consent of the taxed, or without representation. There exists now the case of unmarried women holding property on which the government imposes taxes without affording a correlative right of representation; and there is also the case of resident aliens whose property is taxed in the same way. This withholding of representation from tax-paying women, and at the same time requiring them to contribute equally with men to the ordinary expenses of government, already strikes the common mind as injustice; and it may be that the growing interests of civilization will one day require that these two bases of representation shall be separated, and that one branch of the legislature shall represent property, and be chosen by those who contribute towards the expense of maintaining government, and that all such shall be allowed to take part in the government to that extent, whatever may be their nationality, race, or sex. Of the equity of such representation there can be no ques-

tion. Government is supported wholly by property; the larger portion of legislation respects property, and it may readily happen in communities like the city of New York, where irresponsible and destitute foreigners are constantly made voters, that great insecurity and oppression should result from subjecting property to the control of mere numbers.

We have thus the family as the unit of society. We have government as necessarily representative. We have a right in all the members of society to representation; to protection in all their rights; to be governed rightly. We have also the two grounds on which persons have been called on to take part in the government: responsibility for personal service, and the support of the government by their property. With these elements we inquire whether the right of suffrage should be extended to woman. The question is not whether she has a natural right to vote, for none have that, but whether her own elevation and best influence; and the ends of society require that that right should be bestowed upon her.

This question has been discussed as if the sexes constituted different classes, and as if there were, or could be, in their real interests, a conflict between them. That is a great mistake. A man and his wife are not of a different class; and their interests, together with those of their family, are identical. The very existence of society, indeed, depends on men and women as entering into a special

Has woman
a right to
vote.

relation which not only unites their interests, as in a partnership, but identifies them, and makes each sex reciprocally the guardian of the other. The cases where this relation does not exist are strictly exceptional, and society is not organized, and does not exist for exceptional cases.

This question, therefore, should not come in the form of a partisan discussion, but of a mutual inquiry what the rights of woman are, and how she may be elevated to the highest point in culture and legitimate influence. And upon such an inquiry man should enter with no less alacrity and candor than woman, for if there be anything which must react with swift retribution upon society, it is any needless ignorance or degradation of its wives and mothers.

The family, as has been said, is the unit of society. This character of it should be, and unconsciously is, one of the most cherished objects of Christian civilization, and unhappy will be the nation whose legislative mind shall regard society simply as a mass of individuals, and not as a combination of families. The family being regarded thus, as a divine institution sufficing for itself, and society being regarded as a combination of families, society will have a double life, or rather, its one life will be within two spheres. There will be the domestic life of the family, and the public life of society. Of these the family is the more important and sacred, and over this in its domestic life, it is the duty and dignity and happi-

ness of woman to preside. This is her sphere, not inferior to that of man, but different from it. Here she has not only a right to vote, but to rule. If, as is to be supposed, she is fitted for her place, nothing will be added to the dignity of the husband or to the happiness of the family by any interference with her where the responsibility properly falls upon her. The sphere of society on the other hand belongs to man, at least it has been hitherto regarded as belonging to him. For the support of its institutions and for those duties more immediately required for its welfare he is responsible. Here man has the right to vote, and nothing will be added to the dignity of the wife or to the happiness of society by any interference of the wife where the responsibility properly falls upon the husband. By a natural relation, and so by the appointment of God, the wife is the centre of the domestic circle, the chief source of its happiness, and guardian of her husband's interests and rights in all that pertains to it. By a natural relation the husband is the *house-band*, the provider for its wants, its defender, and the guardian of the rights of the wife as of the children in their relations to society. He is the natural representative of both. The wife is not a child, but according to the Christian conception is nearer than that, is one with her husband, and their interests are one. If we suppose society composed of families alone, and if the rights of wives and children would not be secured by giving to every husband and father a share in the gov-

ernment, the fault would not be in the system, but in individual corruption that would work itself out whatever system might be adopted. Women have had wrongs, and so have children. These must be addressed, but this will not be done by disregarding any relation established by God. If parents and children, and husbands and wives, will act in the spirit of those relations, society will be perfected. If they will not do that, no political relations will avail. The same spirit on the part of men that would concede the right of voting, would concede and secure in a representative capacity every right without that.

For each of the spheres above spoken of, men and women are fitted respectively by their physical organization and by their mental instincts and tendencies, and their relations to the children require that the spheres should be kept separate. It is not that man is not competent to set the table and rock the cradle, or that woman is not competent to vote. It is because the one life of society will work itself out in more perfect results, if these two great but interdependent spheres be left to those who naturally have charge of them.

But while the above is said, society is to hold itself ready to make any changes which its changing modifications may require. In the primitive stages of society, when the chief business of governments was to carry on offensive or defensive war, women had no desire to take part in government, and their

presence would have been an inconvenience and injury. But society has now greatly advanced, so that there are many fields, especially that of education, in which woman may properly act, and in which her aid will be an advantage to society; and it is possible that in a future and higher stage of progress these fields will be increased, and woman be assigned to perform her definite part in the government. Yet so long as the sexes remain fused in one common mass, as has always been the case with society, so long the indiscriminate mingling of the sexes, either in the domestic sphere or in the general management of government, will be found an inconvenience, a source of embarrassment and weakness. If, however, it should be found advantageous to society and to woman herself that the number of her employments should be increased, and her responsibility to society enlarged, there would probably be no opposition to a corresponding enlargement of the right of suffrage.

If we adopt this view of the family as the unit of society, and of the natural right of representation, the principle which it contains will harmonize and protect all interests. Let the family be regarded as the unit of society, and the principle adhered to of giving to each unit a single and equal representation, and society may provide for exceptional cases by general laws. Such cases arise when the children of a family reach maturity and do not marry and in the case of widows who are the heads of

families. For the case of widows no remedy is provided, but in equity there should be. When the sons of a family reach the age of manhood they go forth and become, in theory as in fact, the stocks of new families, which sooner or later they support, maintain, and represent, and hence they are made responsible for the duties and burdens of society. They may not, indeed, instantly marry and become the heads of new families, but they are preparing for that, and are essentially doing the work of maintaining the future family by the work of preparation. The daughters, on the contrary, remain at home, and are identified in its interests with the old family until they are taken forth to form parts of new families. They do not go forth by themselves, nor undertake the work of preparation, but stay protected, maintained, and represented in and by the original stock. Perhaps, exceptionally, they may acquire property, and in the contemplation of law, establish for themselves new homes. Society will never foster such a system, for it would be prejudicial to its own ends; but nevertheless it might protect the individual by allowing her to exercise the suffrage of property representation. The right of personal suffrage she could hardly ask, and society would hardly allow, except as she should be willing and fitted to do the work of the juror, the policeman, the sheriff, the soldier, — except as she should become subject to all the duties and responsibilities *on which the great interests of society depend.*

In speaking on this subject nothing has been said hitherto of sentiment and a sense of propriety as distinguished from rights, and nothing need be, except as those indicate, as natural sentiment always does, what is right. But sentiment depends so much upon custom, and custom is so varied and capricious that it is difficult to know what natural sentiment is. Throughout the East it shocks the sense of propriety for a woman to appear in public unveiled, or to walk the streets arm-in-arm with her husband, probably even more than it would here for her to vote and take part in the stormy debates of a town meeting. Still, sentiment has a real basis. In reading the account lately given by a missionary of his finding a man in the house knitting and his wife at work in the field, we cannot help feeling that the sense of ludicrous impropriety as well as of indignation is well founded. That there is in the minds of large portions of the people of this country — perhaps stronger among the well educated and refined, and stronger among women than men — a feeling of propriety that would be offended by the promiscuous mingling of women with men in the conduct of public affairs, cannot be questioned. It is the sentiment which makes woman strong through her weakness. It lay at the foundation of all that was good in chivalry. It has been a strong auxiliary to Christian principle in elevating woman. It sets her apart in many hearts as something sacred, and adds to life otherwise hard and prosaic, much of its beauty

For this sentiment Americans are distinguished. It should be cherished rather than weakened, and if, as many think, it would be destroyed, or essentially impaired by extending the suffrage to woman, those who wish her elevation will hesitate long before taking such a step.

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CHAPTER IX.

FORMS OF GOVERNMENT. — DUTIES OF MAGISTRATES AND CITIZENS.

AFTER considering elementary points so fully, it will not be necessary to spend much time on the more beaten grounds of forms of government, and of the rights and duties of citizens and of magistrates.

Governments have always been classed as Monarchies, Aristocracies, and Democracies, but substantially they are now, and indeed always have been, either monarchical or republican. There are indeed privileged classes, as in England, who have an hereditary share in the government, but there is no government that is in fact or in form aristocratic.

Forms of
government
essentially
two.

Monarchies are either absolute or limited, as the power rests with one man alone or is divided with others. The monarch may be elective, or hereditary, though of an elective monarchy there is now no example. That the monarchy should be hereditary conduces to the stability of the government, and to peace.

Democracies, that is governments by the people themselves, instead of by representation, are impos-

sible except for very small communities. Republican government is representative and elective. There may be a simple independent republic, such as the several States were before the formation of the Federal Union, or there may be a federal republic, with powers divided between the central government and the several states.

The object of government, that is, security in the enjoyment of every right, may be attained under any form. A monarch may concede every right, and his character may give security, but practically it is found that rights are best secured where a large amount of power is retained in the hands of the people, and where the government itself is one of checks and balances.

The essential condition of freedom and security is that the three great functions of government, the Legislative, the Judicial, and the Executive, should be kept distinct, and should be in different hands. Let the laws be made by one set of men, with penalties fixed before transgression; let the question of an infraction of law and the declaration of the penalty be in the hands of another set of men, and the execution of the sentence in still other hands, and a good degree of security and freedom can hardly fail to be enjoyed. Still, much will depend on the method in which the legislative body and the judiciary are appointed and constituted. The object is the best laws and their perfect administration. Society i

The necessity of separating the three functions of government.

therefore bound to elect men of wisdom and integrity, and laws passed by such men after due deliberation will be all that can be reached in the present imperfect state.

To secure due deliberation and a view of each subject upon all its sides, the legislature should consist, and commonly does, of two Two legislative bodies. bodies. In some cases these are elected in different methods and serve for different periods, and this would seem best adapted to secure the end. It gives opportunity also for the representation of every interest.

It has been thought in this country that the office of legislation was a right and a privilege to be enjoyed in rotation, with little refer- Rotation in office. ence to integrity and wisdom, especially with little reference to any special knowledge of the science of legislation. If the legislative body be numerous, such a theory will be comparatively harmless if a fair proportion of competent legislators be elected. In such bodies the business is really done by a few, and if the numbers that serve simply as ballast do no positive mischief, there is little objection to the principle of rotation *for them*. Crude legislation however is too great an evil to be lightly incurred, and too many men may not be set aside just as experience would render their services valuable. Society owes it to itself to see that its legislation moves on in the full light of the experience of the past, and of the best talent and wisdom of the present.

Laws having been made, and penalties annexed, cases will arise under them, respecting both property and crime, that will require a judiciary department. The sure and speedy and inexpensive administration of justice is an essential condition of the well-being of a people. The speediest and least expensive method of reaching this is by a single judge deciding cases on the spot, or, in cases of importance and difficulty, two others might be added. The objection to this is the danger of passion, prejudice, and corruption. Hence juries and courts of appeal have been introduced. These have guarded against corruption, but have in many cases so been the means of delay and expense that the rich could baffle and worry out the poor, and that it is often better pecuniarily to lose a just claim than to contest it in law. Such a state of things is disgraceful to civilization and to Christianity, and should be remedied by an enlightened people. What is needed is an impartial and competent judiciary, through which speedy and inexpensive justice may be reached. This end has been sought not merely through the constitution of the judiciary, but also through the mode of its appointment, and the tenure of office. Obviously these should be such as to secure the appointment of the best men, and that the judge himself shall be unaffected in his prospects and private interests by his decisions. That these conditions should be secured by an elective judiciary, holding office for a limited and comparatively

The judiciary.

brief time, would not seem possible in the present state of public morals.

It is the business of the executive to see that the laws are enforced, and that all sentences <sup>The ex-
ecutive</sup> of the judiciary are carried out. The executive also represents the majesty of the nation before other nations, and in all international transactions is the medium of communication with them. The character of these duties demands that they be performed by a single person. If the executive have, as he should have, to guard his own prerogatives, a veto power, he is so far a part of the legislature; but beyond that his sole business is to execute the laws. This he must do, certainly, as he understands them. He must execute a law in what he supposes to be its true intent and meaning, seeking, if there be doubt, the best aid from legal advisers. But when a law has been passed, having fully the forms of law, he must accept it as such, and may not delay or refuse its execution on the ground of its alleged unconstitutionality, though, if there be doubt, he may take immediate measures to have the constitutionality of the law tested.

To secure always a suitable executive has been a great problem. In most nations the executive office has been hereditary. This has many advantages. It tends to stability and a uniform policy, and prevents the excitement and corruption incident to an election. Besides, in many countries an intelligent and patriotic election would be impossible. In this country the executive is elective, virtually

by the whole people, and hitherto the strain has not been found too great. Whether this will continue to be the case when wealth shall be indefinitely increased, and interests shall be extended and complicated, is a problem. It can only be as there shall be a virtue and an intelligence among the people hitherto unknown. Probably the danger would be diminished, if the tenure of office were for six years, with no possibility of a reëlection.

The duties of the citizen are, 1st. To obey the laws so far as his conscience will allow him to do so. It is possible for men to cherish willfulness and fanaticism under the pretense of conscience, and the presumption is in favor of the law as right, and of the obligation of the citizen to obey. Still there have been, and are liable to be, under all forms of government, wicked laws, and if, with the best light a man can gain, he shall deem it wrong to obey a law, he is bound to disobey it, and take the consequences whatever they may be. He is bound to obey God rather than men.

2. The citizen is bound to bear cheerfully his share of the burdens of government, and of society. Whether called upon for personal service, or for property in the way of taxation, he is to stand in his place and do his part without subterfuge or evasion.

3. So far as his influence goes he is bound to see that the best men are selected as candidates for office, and so to cast his vote as will most benefit the country.

4. The citizen is bound to give his aid in all attempts to secure the rights of others, and to enforce law and order. He may not stand supinely by and see the right of property violated. If, through general supineness, the property of individuals be destroyed by a mob, society is bound to make it good. Against the tendency of liberty to license, and of license again to despotism, every citizen is to guard.

Fourth duty
coöperation
with govern-
ment.

If we look at history, or at the state of most countries now, we cannot value civil liberty too highly. Hitherto it has existed but imperfectly, and has reached its present position only through great sacrifices and struggles. The end of government, as for the individual, the ground of human rights, and the rights themselves, have not been well understood. These are now understood by some, and it has become possible to instruct a whole people in them. Let this be done, and if, in connection with such instruction and the advancing light of science the community may but be so pervaded by the spirit of Christianity that a permanent and constantly advancing civilization may be possible, there will be nothing to prevent the attainment by man of all the perfection and happiness of which the present state will admit. The highest earthly conception is that of a vast Christian commonwealth, instinct with order, and with such triumphs and dominion over nature as modern science is achieving, and promises to achieve.

Value of
civil liberty

CLASS III.

DUTIES TO GOD.



CHAPTER I.

DUTIES TO GOD DEFINED.

DUTIES to God are distinguished from others **by** having God for their object. It is one thing for the subject to disregard the sovereign indirectly by breaking his laws in injuring a fellow subject, it is another for him to meet that sovereign personally and show towards him disregard or contempt. There are accordingly both duties and sins of which God is the immediate object, and which have reference to Him alone. Such are worship, and blasphemy. It is this capacity of coming directly to God that makes man a child, or rather it is the necessary result of his being a child.

So far as we can separate religion from morality religion consists in those duties of which God is the object. That these cannot be performed acceptably except on condition of performing our duties to our fellow men has al-

Relation to
other duties;
the one
great duty.

Religion
as distin-
guished
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rality.

ready been shown. In this sense our duties to our fellow men are conditional for those to God, and so lower. Whether they are also conditional as prior in time is less clear. Many suppose that the moral nature is first called into action towards man, and observation favors this. But the relation of God to the soul as Creator and as all-pervading in his presence, and the necessary idea which, according to some, is formed of Him from the first, has led others to the belief that the moral nature is first stirred towards God, and that there can be no form of duty without some reference to Him.

But be this as it may, while all must allow that there can be no genuine religion without morality, it is generally supposed there can be morality without religion. This may be differently viewed as we suppose morality to consist in outward conduct, or in a state of the heart. There are many reasons why outward conduct should be in accordance with the rules of morality, though it may not proceed from love. Doubtless, also, the moral nature, in common with the other parts of our nature, and taking its turn with them, is constantly brought into activity towards men with no conscious reference to God. But if we mean by morality the love of our neighbor as a paramount and controlling principle, and by perfect morality the love of our neighbor as ourselves, then there is no reason to suppose that it can exist without religion. The principle in each is identical, and supposing God to

Religion
necessary
to perfect
morality.

be known, they reciprocally imply each other. Certainly this is the only morality that has an adequate basis, or that can be relied on as consistent.

With this view of the relation to each other of these two branches of duty, we inquire what those duties are of which God is the object.

And here the first and great duty of every one is, *to give himself to God.* This is the greatest and most solemn of all acts. It involves the highest possible prerogatives of a creature, and is the highest possible privilege as well as duty. The whole wisdom of man lies in his confiding himself implicitly to the guidance of the divine wisdom, and to the protection of the divine power. It was by withdrawing himself from this guidance and protection that man sinned originally; he can be restored only by accepting them anew.

As Creator, God is the absolute owner of all things. As omnipotent, He can do with them as He pleases. But if He would be a Father and Moral Governor He must have children and subjects in his own image, and with the prerogative of choosing or rejecting Him as their supreme good. Control by force, order by an impulse from without, is the opposite of control by love, and of order from a rational choice, and the highest duty of man is to give himself in the spirit of a child, that is by faith, to God.

The above will include everything. Whoever holds himself fully and constantly in the attitude to

God of a child, does all that he can. This will include love and obedience. Still we need to specify in three particulars —

1. The cultivation of a devotional spirit ;
2. Prayer ; and
3. The keeping of the Sabbath.



CHAPTER II.

CULTIVATION OF A DEVOTIONAL SPIRIT.

A DEVOTIONAL spirit may be cultivated —

1. By the exercise of devotion. This is on the principle that all our active powers are strengthened by exercise. There is no active power that does not gain facility and scope by repeated acts under the direction of will.

2. A devotional spirit may be cultivated by a right use of Nature.

The physical universe is but a visible expression of the power and the thought of God.

This power and thought are seen in the very constitution of matter. It was not any matter, but such matter, and in such proportions, that was needed for the forms that we see, and for vital processes. The varieties and affinities and relative quantities of matter as much show that it was created, and for a purpose, as its forms and movements show that it is used for a purpose. It is therefore the voice of Science as well as of Revelation that He “hath measured the waters in the hollow of his hand, and meted out heaven” — that is the extent of

the atmosphere — “with the span, and comprehended the dust of the earth in a measure, and weighed the mountains in scales, and the hills in a balance.”

But the more obvious manifestations of thought and power are in *form* and *movement*. It is in the forms that we see, so diversified — some changing, some permanent, each adapted to an end — together with those uniform and recurring movements which reveal unlimited force and skill, that what we call Nature consists. Through this we gain our conceptions of beauty, and of the most perfect adaptation of means to ends. Physical science is but the thought of God expressed through this. Upon this, suspended as it is in immensity, so vast in its magnitudes, so mighty in its forces, so perfect in its organizations even the most minute, so extended yet precise in its periods, no one can look without wonder, unless it be from ignorance or criminal stupidity.

But all this may be regarded with two habits of mind utterly different.

Through the element of uniformity in nature it is possible to regard it as having no relation to a personal God. Through that element God so hides himself behind his works that very many are practically, and some theoretically, pantheistic or atheistic. They see nothing in Nature but impersonal forces and fixed relations.

A devotional spirit is the opposite of this. Through Nature it sees God. It sees, and cultivates the habit of seeing Him in everything. To

such a spirit the earth and the heavens are a temple, the only temple worthy of God. To it the succession of day and night and the march of the seasons are constant hymns. To it, not the heavens alone, but the whole frame-work and structure of Nature with its ongoings "declare the glory of God."

This is the spirit which it is the duty and happiness of man to cultivate. The highest use of Nature is not the support of man, but to lead him up to God.

3. A devotional spirit may also be cultivated by observing the Providence of God as it respects Nations, individuals, and particularly ourselves.

The warp of our earthly life is those uniformities, called laws, without which there could be no education of the race, and no rational conduct. But these laws intersect and modify each other. They are so related to the results of human will, and the results of different wills apparently unrelated so combine and converge to unexpected ends, as to have produced an impression almost universal that the filling in of those seeming contingencies which go to make up the completed pattern of our lives is controlled by wise design. In this is Providence. This it is that in every age takes Joseph from the pit and makes him ruler of Egypt. Through this it is that the arrow shot at a venture finds the joints of the harness. Here, as in Nature, it is possible for men to substitute something else, as chance, or fate, for God; but those who believe in Him will nowhere

find more striking evidence of a divine hand, and "he who will observe the Providence of God will have providences to observe."

4. But the main nutriment of a devotional spirit must be found in the Scriptures.

In the Scriptures we have an unequivocal revelation of God as personal, and so of his attributes as moral. It is only in view of personality and moral attributes that devotion can spring up. Sentiment and sentimentalism there may be in view of force regarded as impersonal, but not devotion, not worship. These require a Father in Heaven, an infinite God, universal in his government and perfect in his moral character. Whatever may be said of the truth of the Scriptures, it is demonstrable that the God whom they reveal must call forth the highest possible adoration, and hence that the knowledge of God as revealed in them must, more than anything else can, quicken intelligent devotion. The attributes and character of God as made known in the Scriptures hold the same relation to devotion that the infinity of space, and the awful force that sustains and moves in it the array of suns and planets, holds to the emotion of sublimity; and as nothing can supersede infinite space in that relation, so nothing can supersede the God of the Bible as the ground and stimulus of the highest possible devotion.

Thus recognizing God in the three great modes in which He is revealed, in Nature, in Providence,

and in Revelation, we shall cultivate a devotional spirit.

Profaneness. In contrast with a devotional spirit is one that is profane.

This may manifest itself in action or in speech. The true conception of this world is that of a temple involving both the ownership and the indwelling of God. As there is nothing that God does not own, any reckless or vicious use of what is his is a form of profaneness. It is a profanation to convert what God gave for food into a means of gluttony or drunkenness. If travellers were to stop in a caravansera, and in the presence of him who built and furnished it were to destroy the food and injure the furniture he had provided for all, he would be grieved and justly incensed. It would be an ungrateful disregard of his wishes, and an abuse of his goodness. But this is what men do who pervert the works of God from the end designed by Him, and such conduct toward Him is profaneness.

But while this is really profaneness, and in an aggravated form, it is not generally so regarded. The term is commonly applied to some form of speech implying disregard or contempt of God, or of the sanctions of his moral government; and more particularly to an irreverent use of his name. This is an offense that would excite astonishment if it were not so common. It differs from others in being wholly gratuitous, and is thus, perhaps, the most striking evidence of the depravity of the race. The

thief, the sensualist, the ambitious man has a temptation that appeals to a natural desire; but that a creature and child of God, supported wholly by his goodness and responsible to Him, should wantonly profane his name, could not beforehand be credited. That there should be in Christian lands communities in which such profaneness is thought an accomplishment, and so an evidence of manhood that boys are tempted to it on that ground, shows a standard of manhood that has depravity for its essence.

Profaneness can be of no possible use to him who indulges in it, or to any one else. If it were not wicked it would be simply superfluous and ridiculous. As it is, it is, as Robert Hall said, in allusion to feudal times, merely "a peppercorn rent to show that a man belongs to the devil." So far from giving, as some suppose, assurance of the truth of what is spoken in connection with it, it is the reverse. All observation shows, mine certainly does, what might have been inferred without it, that he who will swear, will lie. Why not? The practice is scarcely less offensive to a just taste than to a sensitive conscience, and whoever may be guilty of it, deserves to be not only condemned and abhorred, but despised.

CHAPTER III.

PRAYER.

THE second great duty which we owe exclusively to God is Prayer.

Literally, prayer is supplication, it is asking ; but as commonly used it includes all that we mean by worship. It includes in addition to supplication, adoration, confession, and thanksgiving. To a being like man each of these would seem to be the dictate of nature. What more reasonable than adoration in view of an Infinite Majesty ? What more suitable than confession in view of guilt, or than thanksgiving in view, not simply of goodness, but of mercy, and of a love unutterable ? What more natural than that the creature and child, in view of his wants, should ask the Creator and Owner of all, and his Father, to supply those wants ? That each of these, excepting the last, is not only suitable but a duty is generally conceded, but that man should ask and that God should give because of his asking, has seemed to many incompatible with the fixed order of nature, and with his infinite attributes.

By asking is here meant, not simply desire ex-

pressed, but paramount desire. There must be a desire for the thing asked greater than for anything else that would be incompatible with it. This is prayer, and nothing else is. If a man may have either an estate or so much money for the asking, but cannot have both, however much he may desire the estate he cannot really ask for it, unless he desires it more than the money. And so, whatever desire a man may have of heaven, or of the presence with him of the Spirit of God, yet if he have a stronger desire for any form of worldly good, any form of expression that he might use in the guise of prayer would not be asking. It would be hypocrisy to the omniscient eye. It is only a paramount desire presented to God with the submission becoming a creature, that is prayer, and the question is whether, in consequence of such prayer, man will receive what he would not without it.

On this point the Bible expresses no doubt. There is in that no recognition of the difficulties raised by philosophy. It teaches us how to pray; it commands and exhorts us to pray; it gives us examples in great number and variety of direct answers to prayer; it makes prayer an essential element of a Christian life; it says explicitly, "Ask and ye shall receive." It would be impossible that the duty and efficacy of prayer should be taught more clearly than they are in the Bible.

Prayer is
paramount
desire.

Testimony
of the Bible

These teachings of the Bible are confirmed by the analogy of our earthly life, and by the instinct of the race.

From his infancy the child asks and receives.

Analogy. Asking is one of the two legitimate appointed ways in which his wants are to be supplied. For some things, and at some times, it is the only way. It is just an expression of that desire and dependence which are appropriate to the relation of parent and child. Without recognized dependence in the way of expressed desire on the one hand, and an ability and willingness to supply wants thus indicated on the other, the chief beauty and significance of the parental relation would be gone. Can it be then that we have a Father in heaven, and yet that the very feature which gives warmth and beauty and value to the earthly relation should be wanting? Without this the name would lose, in its transference to God, its chief significance, and Christ would not be the benefactor. He is supposed to have been in teaching the race to say, "Our Father."

Voice of Instinct. On this point too the instinct of the race has been manifested unequivocally. Universally, or nearly so, when, as the Psalmist says, men "draw near unto the gates of death," when "they that go down to the sea in ships" "mount up to the heaven," and "go down again to the depths," "and are at their wits' end," "then they cry unto the Lord in their trouble." Not only speculative ques-

tioners of the efficacy of prayer, but professed atheists have often been brought to extremities in which this instinct has so asserted itself that they have cried unto God.

It may also be doubted whether the highest blessings can be received except on the condition of asking. Health, rain, a prosperous journey, may come to men whether they ask or not. But the highest blessings are from the direct communion of man with God. This is the great distinction of man, that God himself may be his portion and good. To be enjoyed, this blessing must be desired and sought for, and it can be sought for only by asking. To obtain the larger number of blessings we need, we must not only ask, but put forth active exertion ; but here the only active exertion possible is the asking. Nor would it seem fit that God should bestow this blessing on any other condition. Other things may come alike to all, but it might have been anticipated, even if He could do it otherwise, that God would give his Holy Spirit, as a sanctifier and comforter, only to those who should ask Him.

Not only from the Bible, then, but from the analogy of our earthly life, from our whole nature as practical, and from its necessary relation to our highest wants, should we infer the efficacy of asking.

The question then recurs whether, in the light of a philosophy that apprehends immutable law and the infinite attributes of God, all this be not a mere seeming and delusion

Objection
from the
immutability
of law.

To the efficacy of asking for the Holy Spirit, or for any direct agency of God upon our minds, there can be no objection from the immutability of physical law, since that can have no relation to what is done immediately by a personal being. From this highest region and sphere of prayer, therefore, no cavil about fixed law can debar us. Nor, on the view of the immutability of law (the only correct one), taken by the Duke of Argyle in his "Reign of Law," can any valid objection lie against the efficacy of asking, for example, for rain. "There are," says he, "no phenomena visible to man of which it is true to say that they are governed by any invariable force. That which does govern them is always some variable combination of invariable forces. But this makes all the difference in reasoning on the relation of will to law — this is the one essential distinction to be admitted and observed. . . . In the only sense in which laws are immutable, this immutability is the very characteristic which makes them subject to guidance through endless cycles of design. It is the very certainty and invariableness of the laws of Nature," — that is, of each individual law taken separately — "which alone enables us to use them, and yoke them to our service." If, as some suppose, man can cause rain by the firing of cannon, then it may be obtained by asking it even of him. In such a case there would be simply a different adjustment of invariable laws; and if results may be thus produced to some

extent by the intervention of human will without a miracle, it cannot be irrational to suppose they may be thus produced to any extent by the divine will. The arrow shot at a venture that finds the joints of the harness, is governed by ordinary laws. Nothing but their nice adjustment is needed to carry it precisely there. The intervention of will is supposed, but in no other relation to fixed law than that of the human will when it causes ice by a freezing mixture. This removes a difficulty which has weighed heavily on many minds.

There remains the objection from the infinite attributes of God.

Objection
from God's
infinite
attributes.

As infinite in knowledge, God knows what we need before we ask Him. We can tell Him nothing new. He also knows what events are to be, therefore they cannot be changed. As infinite in goodness, He will do for us what is best whether we ask Him or not.

In obviating these difficulties, we may say —

1. That no one can read the speculations of such men as Spinoza, Kant, Cousin, and Hamilton, upon the Infinite, without feeling that they are dealing with a subject which they do not fully grasp; and that it can never be wise to set the results of such speculations in opposition to the practical principles of our nature. The apparent contradictions resulting from these speculations were such that Kant felt obliged to recognize or invent what he called a Practical Reason, as the only basis of rational conduct.

2. The objection so makes God infinite as really to limit Him, and virtually to deny his personality. It makes it impossible for Him to be a Father, or moral Governor. Prayer is an act of choice and free will. So is murder. And if, because God is infinite, and knows what is to be, and will do what is best, it can make no difference with a man whether he prays or not, for the same reason it can make no difference whether he murders or not. It will follow that God will do what He will do, without reference to human conduct, which is subversive of moral government, and a practical absurdity. If we regard God as a person, and man also, the possibility of such direct intercourse as prayer involves must be allowed; nor can we conceive of a being, especially of an Infinite Being, having fully the attributes of personality, that is, being really God, to whom it would be impossible to answer prayer. Why not say that the immutable God immutably, that is always, answers prayer? The difficulty lies in connecting personality with infinite attributes, and those who deny that prayer may be efficacious, really deny the personality and fatherhood of God.

It is to the fatherhood of God that we cling. To that we turn with infinite relief, from those limitless and dreary abstractions, which philosophy calls the Infinite and the Absolute. Without that, we are orphans: virtually, all is Fate. With that, nothing can rationally prevent the child from coming to the Father, or even the sinner, when he sees evidence

of placability, from coming “boldly unto the throne of grace, that he may obtain mercy, and find grace to help in time of need.”

With this view of the nature and reasonableness of prayer, it only remains to say that its form is of little consequence. Prayer is ^{The form of prayer.} more than desire — more than sincere desire. It is paramount desire offered to God with a filial spirit. Of necessity this will be both reverent and importunate. Such prayer, whether repeated from memory, or read from a book, or, as would seem most natural, uttered directly from the promptings of the heart, is always heard.



CHAPTER IV.

THE SABBATH.

THE last duty to be considered is the keeping of the Sabbath.

To man, originally, the Sabbath must have come as a positive institution, since he could have seen no reason for it, aside from the divine command. It has since been commonly regarded as partly positive and partly moral. Now, however, as a reason can be assigned for it, and even for the proportion of time designated, it may be regarded as wholly moral.

In considering the Sabbath, we shall first treat of the Religious, and then of the Civil Sabbath.

By the Religious Sabbath, we mean a day set apart by God himself for his own worship, and to secure, in connection with that, the religious culture and final salvation of men.

By the Civil Sabbath, we mean a day made "non-legal," in which public business shall be suspended, and in which all labor and recreation shall be so far restrained, that the ends of a religious Sabbath may be secured by those who wish it.

In treating of the religious Sabbath, we naturally consider, first, its origin and history.

Concerning these, the points which the friends of the Sabbath accept and regard as established are the following : —

1. That the Sabbath was given to our first parents in Eden, according to the account in Genesis ii. 2, 3 ; and that it was intended for the race.

2. That we find unmistakable indications of the Sabbath, both in the Scriptures and in heathen literature, between the original command and the giving of the Law.

3. That when the Law was given, the command to hallow the Sabbath was made conspicuous, as one of the ten commandments. That it has the same rank as the other commandments, all of which are moral in their character, and universally binding.

4. That during the subsequent history of the Jews the Sabbath is referred to by the prophets in a way to show that they classed it with the other commandments, and that they regarded its observance as intimately connected with the prosperity of the nation.

5. That at the time of our Saviour the Sabbath was observed with great strictness ; that the people assembled regularly for public worship, and that Moses and the prophets were read in the synagogues every Sabbath-day. Also, that this worship was attended by our Saviour, and that while He re-proved the superstitious observances and over-

scrupulousness that had crept in, He yet recognized the Sabbath as a divine institution, and as "made for man."

6. That after the resurrection of Christ the day was changed, and that the Christian Sabbath, with substantially the same ends, has been perpetuated till the present time.

These points have been amply discussed by many writers, and as they belong to history rather than to philosophy, they will not be further noticed here. We proceed to inquire what may be known of the origin of the Sabbath, from the character and condition of man.

And here we observe that the religious Sabbath authenticates itself as from God. This it does in various ways.

1. Regarding man as sinful, taking him as we now find him in every country where the Sabbath is unknown, the very conception of a *holy* Sabbath would have been impossible. There could have been nothing within him or without him to suggest it.

2. Regarding men as selfish, the rich and the powerful would never have originated an institution, or consented to it, which would not only free laborers and dependents and slaves from labor one seventh of the time, but would require that time for the service of another.

3. As the Sabbath corresponds with no cycle or natural division of time, it must have been impossible for any man, or number of men, to single out

one day, and set it apart authoritatively. Man could neither have decided rightly the proportion of time to be set apart, nor have guarded the sanctity of the day by penalties. If the division of time into weeks were wholly unknown, it would be impossible that it should be introduced by man.

- 4. Man could not have so associated the Sabbath with the grandest ideas made known by revelation, or possible to thought, as the creation of the world, the resurrection of Christ, the outpouring of the Spirit, and the rest of a holy heaven. He could not have made it span the arch from the beginning till the consummation of all things.

5. The Sabbath authenticates its divine origin not only as it thus blends with the highest ideas and interests of man, as connected with the past and the future, but by its analogy with the works of God as simple, and at the same time touching the interests of the present life at so many points. In this it is like the air and the water, which seem so simple, yet subserve so many uses.

As thus impossible to have been originated by man, as connected with the creation of the world, with the resurrection of Christ, with the outpouring of the Spirit, and with the rest of heaven; being analogous to nature, and promoting every interest of time, we say that the religious Sabbath comes to man bearing its own credentials as from God.

From the origin of the Sabbath we turn to its necessity for man.

The Sabbath
necessary
for man.

I. Of its necessity for man as an individual.

Of this the first ground is the necessity man is in
For religious instruction. of religious instruction. The religion of the Bible is not a form that can be gone through with mechanically, or a superstition that can be inherited, or imposed upon ignorance. It is a religion of light. This is its glory. But rational ideas of God and of his worship, and of the duty and destiny of man as a religious being, can no more be reached without instruction than similar ideas of civil society. Upon such instruction the Bible insists, both in the Old Testament and in the New, and for this, if it is to be made general, the Sabbath is indispensable.

But it is not simply instruction that man needs. He needs persuasion. Indifference and
For persuasion. aversion are to be overcome. Men are tempted to forget God, to neglect prayer, and make light of accountability. They are tempted to live, and most men do live, for this world alone. Here is the great need of a Sabbath. There is need of time and opportunity to persuade men ; to go, if need be, "into the highways and the hedges, and compel them to come in."

But again, if we suppose an individual intelligently religious, the Sabbath would be
For culture and growth. needed for his culture and growth. Were men open every day to the calls of society, and subject to the pressure of competition in business, the tide of worldliness would become resistless. The Sabbath brings the world to a solemn pause, as

under the eye of God. It enables man to subordinate sense to faith, and lifts him up to the power of living for the unseen and the future.

Again, man cannot reach his end as isolated. He is social, and needs public and social worship, as well as instruction, and for these the Sabbath is indispensable. The Sabbath, the pulpit, the Sabbath-school, and the social meetings appointed on the Sabbath and revolving about 't, are inseparable. Withdraw these, and it is doubtful whether the Church itself would survive. The pulpit, in connection with the Sabbath, is the only institution ever established on earth for the general diffusion of religious instruction, and for securing a form of social worship that should bring all men together in equality and brotherhood before God.

II. The Sabbath is needed not only for the individual, but for the family.

The Sabbath and the family were instituted in Paradise — these only, and they naturally support each other. Where there is no Sabbath, the domestic relations are not held sacred, and where the domestic relations are not held sacred, there is no Sabbath. Let but these two institutions, the family and the religious Sabbath, be sustained in their integrity, and every interest of the individual and of the family will be secured.

III. The Sabbath is essential to the state, if free government is to be maintained.

No people ever have been, or ever can be, raised to a point of knowledge and virtue that would enable them to maintain permanently a free government, that is, self-government, without that circle of agencies of which the Sabbath is an essential part.

Without the Sabbath and the Bible there has been no such diffusion of knowledge among a whole people as would qualify them for liberty. It was among those who most highly esteemed the religious Sabbath, and were persecuted for maintaining it, that the idea of educating the whole people first arose and was made efficient. The idea had its germ in that estimate of man as man, which underlies the whole system of religion of which the Bible and the Sabbath are a part.

But knowledge is not sufficient for freedom. There must also be virtue, principle, and a right social state. Outward forms and amenities must spring from good will, and love as a law must be applied in the relations of life as it never has been, or can be without the Sabbath and its teachings.¹

IV. We next observe, that man needs the Sab-

¹ As the capacity of man for free government is now on trial, and especially in this country, this point is of special interest to the patriot as well as to the Christian, and has attracted no little attention. Two years since, at the request of the New York Sabbath Committee, a paper was read by me before the National Sabbath Convention, held at Saratoga, in which it was maintained:—

1. "That a religious observance of the Sabbath would secure the permanence of free institutions."

2. "That without the Sabbath religiously observed the permanence of free institutions cannot be secured;" and —

bath as a physical being, and not he alone, but the animals that are subjected to labor by him. It is worthy of notice that cattle are especially mentioned in the fourth commandment.

If this be so, it is a fact of high import, not only as showing the wide relations of the Sabbath, but the subordination of physical to moral ideas in the whole structure of the present system.

The question is, Will man and animals do more work, do it better, have better health, and live longer by laboring six days and resting the seventh, than by laboring seven days in the week? This question can be decided only by facts, and by a wide and careful induction.

Physical
necessity
for the
Sabbath.

On this point extensive observations have been made by cautious men, and facts like the following are stated: "The experiment was tried on a hundred and twenty horses. They were employed for years seven days in a week. But they became unhealthy, and finally died so fast that the owner thought it too expensive, and put them on a six days' arrangement. After this he was not obliged to replenish them one fourth as often as before. Instead of sinking continually, his horses came up again, and lived years longer than they could have

3. "That the civil as based on the religious Sabbath is an institution to which society has a natural right, precisely as it has to property."

These propositions, it is believed, can be established, and if so the Sabbath must be from God.

The paper referred to having been published by the Sabbath Committee and extensively circulated, it is, perhaps, sufficient to refer to it here.

done on the other plan." Numerous cases of this kind are stated by Dr. Justin Edwards in his "Sabbath Manual."

A friend writes me that when the extensive stable of the 3d Avenue Railroad, in New York, was completed, he was invited to inspect it; and noticing that the stables were arranged in groups of seven, he found on inquiry "that the object was to have a gang or team of horses together; that each car required three pair of horses per day, each pair going about twenty-four miles; but that this was not enough, for that a horse, no matter how well fed and cared for, required rest, and that the only way to give it to him and still keep the car running was to have an odd horse which should come in and take his turn at the work." This gave each horse a seventh part of the time for rest. "It had been tried, the superintendent said, with less, and with more, but that it took just about seven horses to run the car all the time." My friend adds: "This result had apparently been reached through pure experience, but however reached, it had not been founded upon any Scriptural reason; and I have no doubt but that the superintendent and directors were entirely unconscious of the fact that they were following a divine precept."

In view of facts like the above, Dr. Edwards felt authorized to say of laboring animals that "when employed but six days in a week, and allowed to rest one, they are more healthy than they can be

when employed during the whole seven. They do more work, and live longer."

And what is true of animals is true of man. From extensive inquiries, from reports made by government commissioners, and from the opinion of many scientific physicians, Dr. Edwards concludes that "men who labor six days in a week, and rest one, can do more work in all kinds of business, in all parts of the world, and do it in a better manner than those who labor seven." Also, "that it is now settled by *facts* that the observance of the Sabbath is required by a *natural law*, and that were man nothing more than an animal it would be for his interest to observe the Sabbath."¹

The above refers to physical labor; but as the power of vigorous and persistent mental labor depends on the state of the body, it The mental powers need a Sabbath. will follow that more such labor can be done, and better done by those who keep the Sabbath, than by those who do not. This is confirmed by facts, beginning with the testimony of Sir Matthew Hale, which seems to have first called attention to the subject. He said: "If I had at any time borrowed from this day any time for my secular employment I found that it did further me less than if I had let it alone, and therefore, when some years' experience, upon a most attentive and vigilant observation, had given me this instruction, I grew peremptorily resolved never in this kind to make a

¹ See Sab. Doc. No. 1, p. 41.

breach upon the Lord's day, which I have now strictly observed for more than thirty years." On this point more recent testimony is abundant, but need not be added.

The views above presented rest on their own basis, though they could never have been reached without revelation, and they justify us in calling special attention to the saying of our Saviour, that "the Sabbath was made for man." Viewing him in whatever aspect, whether as a physical, an intellectual, or a moral and religious being; whether in his domestic, his social, or his civil relations, we see that the Sabbath is an integral and essential part of the divine arrangement for his training and well-being.

If the preceding views are correct, and also the doctrine of rights already considered, it will follow that man has a right to the civil Sabbath, on the same ground that he has a right to property, or to anything else; and that it belongs to legislation to secure him in the enjoyment of that right.

Rights are from the necessity of those things to which man has a right, to secure the various ends indicated by the active principles of his constitution, and they vary in importance and sacredness according to the importance and sacredness of the end. But the highest end of man is a religiously social end. His most sacred right must therefore be to the requisites and conditions for attaining that end.

Man's right
to the civil
Sabbath.

and he will have a right to demand of society whatever legislation may be required for that. The civil society which does not afford to every man the most favorable conditions for the attainment of the ends for which God made him, needs modification, and if it would render such attainment impossible, it needs reconstruction.

In saying the above we disclaim any purpose to make men moral or religious by legislation, or to interfere with any liberty that would not trench upon rights. Give us our rights, give us the stillness and quiet needed for the religious impression of the Sabbath, for the instruction of families, and for public worship, and we are content. To these, as needed for the attainment of our highest ends, we have a right.

“It may also be said that society, as being from God, has a natural right to anything necessary to secure its own ends. If, therefore, it can be shown, as it can be, and has been, that those ends cannot be secured without the Sabbath, then society has, on this ground also, a right to legislate in favor of the civil Sabbath.”¹

It only remains to speak of the manner in which the Sabbath should be kept.

How the Sabbath must be kept must be determined in part from its origin, but chiefly from its end.

Manner of
observance
determined
by its end.

As associated with great and joyful events in the

¹ See *Sabbath and Free Institutions*, p. 17.

past, the Sabbath is of the nature of a festival, and should be a day of joy. As calling us to cease from the toil imposed by the primeval curse, and to lay aside its soiled garments, the Sabbath is a day of release and of refreshment. As pointing to a rest of holy activity, in which the curse of toil shall be wholly lifted from us, the Sabbath is a day of delightful anticipation, and of earnest preparation. To one acquainted with its origin, and sympathizing with its end, the whole tone and aspect of the day must be bright, and its spirit free ; but, as has been said, the manner of keeping the day, its duties and employments, must be mainly determined by its end.

Is the end of the Sabbath physical ? Then it is to be spent in physical culture. Is it intellectual ? Then the schools, and lyceums, and libraries should be opened and thronged. Is the end æsthetic ? Then we are to listen to fine music, and view works of art. Is it social ? Then we are to make calls, and attend dinner parties. Is the end communion with nature, or with the God of nature, distinctively ? Then we are to walk in the fields and woods, and go on excursions. Is the end of the Sabbath religious ? Then it is to be kept holy. Then are we to bring ourselves by every method of his appointment, into immediate and conscious relation to God as a holy God, and our end will be the promotion of holiness in ourselves and others. This is the end designated by God, the only worthy

and, the only end, even, in connection with which any other can be fully secured.

But while the above is the end, it does not follow that it is the only end ; for here, as elsewhere, we find higher and lower ends, ^{Higher and lower ends.} and here, too, the law of limitation holds. Every lower good may be promoted, and should be, but only so far as it is a condition for one that is higher. Holiness is the supreme end. So far as that will be promoted by physical rest and “bodily exercise,” by study, or art, or social intercourse, or communion with nature, these will be in place, *but no further*. “The Sabbath was made for man,” and whatever labor or service his good may require us to perform on that day, we are to do — all works of necessity and mercy. But we are to remember that it was made for man especially as a religious being, and as his great need is conformity to God, if the Sabbath be not so kept as to promote that, it fails of its chief end. It fails to be properly a Sabbath. But let it be kept so as to promote this end, and every inferior good will follow. There will be physical rest. There will be that study of the Word of God and that meditation which give light and depth to the intellect. There will be sacred song, with so much of art as higher ends may demand or permit. There will be that family worship which hallows the home, and that public and social worship which at once humbles and exalts men, and brings them together as one family before God. Man will have sympathy

with nature, not merely as expressing the natural attributes of God, but as the basis and framework, and in some of its aspects, the silent prophecy of a higher moral and Christian system. All this he will have under the law of limitation, and in addition, the limitless good that comes from conformity to God, and direct communication with Him.

Such a law of the Sabbath is as precise as can be given and not keep men children, or make them machines. It avoids all precisionism, allowing each one to decide for himself, whether or not he may pluck the ears of corn as he passes through the field, and rub them with his hands.

The requirement to keep the Sabbath holy places it in a peculiar position, as making holiness necessary to the right keeping of it. It is self-evident that the religious Sabbath must be kept religiously, and that only a religious man can do that. Here is the great difficulty with the Sabbath; but it is only the same as with the service of God in any form. "Ye cannot," said Joshua to the Israelites of old, "serve the Lord, for He is a holy God." The very reason why they should do it was the reason why they could not. The faculties can act with alacrity only with reference to a congenial end. Let a man "hunger and thirst after righteousness," and all opportunities and means of attaining it will be welcomed and improved. This alone can free the Sabbath from that unpression of negation and vacuity and restraint

Holiness
necessary to
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servance.

which they must feel who are brought up to keep it strictly, but have no sympathy with its ends as religious. Restrained by conscience or by custom from employments and pleasures that are congenial, and with no taste for the proper business and enjoyments of the day, it will be "a weariness," and they will say, as was said by men similarly situated three thousand years ago, and has been ever since, "When will the Sabbath be gone, that we may set forth wheat?" For this irksomeness of the Sabbath there are but three possible remedies. One is that God should change his law; one that men should obey it; and the third, that they should disregard and pervert it by spending the day in business or pleasure.

The observance of the Sabbath has been supposed to be peculiarly a guard against crime.

It is so because it is more purely than anything else a test of regard to the authority of God. As no time is intrinsically holy, and nothing but the command of God can make it so, the observance of a specified time on that ground is almost sure to be connected with the fear of God in other things. Hence, of 1232 convicts in Auburn State prison, only 26 had conscientiously kept the Sabbath; and of 203 who were committed in one year, only two had conscientiously done so. For the same reason, desecration of the Sabbath is often the beginning of a course of vice and crime. As of old with the Israelites, the Sabbath seems to be set

Why a
safeguard
against
crime.

as a sign between God and men, and when they disregard that, all fear of Him departs. It is, therefore, ominous of every form of evil when a young person begins to disregard the Sabbath. Tell me how the Sabbath is spent, and I will give you a moral history of the rest of the week.

It has also been supposed that something of discrimination, enough to show which side
 Providence and the Sabbath. God is on, may be discerned in special evils which follow Sabbath desecration. It is said by careful observers, and confirmed by striking facts, that those who seek to obtain their own ends, whether of business or pleasure, by appropriating God's time for them, often find themselves strangely thwarted, sometimes by seeming accidents and sudden events, and sometimes in the long lines of God's providence. This may well be, for if the law of the Sabbath be the law of God, we may be sure that there is no such inflexibility of natural forces that they cannot be brought to conspire with it, and that in some way it will ultimately vindicate itself. "Who hath hardened himself against Him, and prospered?"

The religious Sabbath has been dwelt upon thus at length, from the conviction that it is
 Conclusion. vital to individual piety, to the family, and to our free institutions; and also that it can be sustained only by a clear apprehension of its grounds, and by vigilance and struggle. To a perverted Sabbath, a day of amusement, spectacles, idleness,

and consequent vice and degradation; despotism, infidelity, and formalism have no objection. Such a day is their surest means of undermining everything opposed to them. It is the temple of God become a den of thieves. It is a *holy* Sabbath that is the point of their common attack, and this it is that the friends of an enlightened Christianity, and of free institutions, are called upon to sustain.

The fourth and the fifth commandments stand together in the centre of the Decalogue; and as it is through these that there is a connection between the two tables of the divine Law, so it is through the Sabbath that a divine influence passes into the family, and through that into society. This is the divine order — the Sabbath and the family mutually supporting each other; and God, through them, working out a perfect society. It remains to the Christian and the patriot to accept this order, and work together with Him.

APPENDIX.

HOPKINS'S "LAW OF LOVE AND LOVE AS A LAW."

BY THE REV. JAMES McCOSH, LL. D., D. D.

IN the summer of 1866 I found myself wandering among the limbs of the Green Mountains, and it occurred to me that I ought to find my way to Williams-town and its college. One end I had in view was to see more of the grand scenery — the lovely forests and towering mountains, by which the region is characterized. I was certainly not disappointed in the situation of the town. It is placed on a knoll in the heart of a capacious hollow, surrounded with imposing mountains. It struck me as a spot at which the Last Judgment might be held, with the universe assembled on the slopes of the encircling hills. But I had another object on which I had set my heart still more earnestly, and this was to make the acquaintance of the President of the college, whose works I had read in my own country, and whose character I had been led to revere by the accounts given me by those who knew him intimately. And if I was not disappointed with the scenery, I was still less so with Dr. Hopkins, whom I found a man stalwart and elevated like the mountains among which he lives and muses, and yet adorned withal with graces as lovely as the foliage of the spruce hemlock which there clothes the scenery. Since that time I ever place him before me, in imagination, seated under a tree in the heart of the mountains, pondering some deep theme, seeking light for himself, and wishing to impart it to others.

In the book before us he has given us the result of his thoughts on no lower a subject than Law and Love and the relation between them. And surely these two must be intimately connected, and this whether we are able to express it in categorical form or not. There can be no moral excellence without love; but just as little can there be without a rule, without obligation. The two seem to be inseparably joined in the nature of things, as they certainly are in the revelation which God has given of duty in the Word, — “For this is the sum of the Ten Commandments, to love the Lord thy God with all thy heart, with all thy soul, with all thy strength, and with all thy mind, and thy neighbor as thyself.”

Jonathan Edwards used to ponder this profound subject. Francis Hutcheson, the founder of the Scottish School of Philosophy, had labored to prove that virtue consists in benevolence. Edwards saw the defect of this theory, as omitting love to God and justice, which are virtues quite as much as benevolence. So amending the theory of Hutcheson, Edwards makes the bold attempt to resolve all virtue into love, in love to being as being, and distributed to beings as they have *claims* upon us. But, with all his acuteness, he failed to see that in this resolution he had unwittingly introduced another idea besides love — that of *claim* or *obligation* — the *claim* of being as being, the separate claims of different beings, say of God, of father and mother, of husband and wife, of brothers and sisters, of rulers and subjects, of friends and foes. That being has claims upon us — that different beings, such as God and our neighbors, have separate claims upon us, — this turns out to be an ultimate truth, which cannot be resolved into anything inferior to itself. Why ought I to love my fellow-men? Why ought I to love God, and to love him more than

I love even my fellow-men? To *us*, whatever there may be to higher intelligences, there can be no answer but one, and that is, that I ought to do so. And if any one puts the other question, How do I come to know this? there is but one answer, and this is, that it is self-evident. And this leads me to remark that there is a great defect in the prevailing doctrine of our day among metaphysicians — a doctrine introduced by Kant into Germany and by Sir W. Hamilton among English-speaking nations — as to what are the proper tests of first truths: these are represented as necessity and universality. The primary mark of first truths was seized by Locke with his usual sagacity: it is self-evidence. We regard God as having a claim upon our love, not because we are necessitated to love him, or because all men love him, but because it is right, and men see it to be so at once; and it is because they see it to be so that the necessity and universality arise. Edwards has succeeded in showing that love is an essential element in virtue; but he has not succeeded in proving that to us there is no other element. In particular, there is a binding obligation to love God and man, and not only so, but to discountenance and punish sin and to countenance and encourage moral excellence.

And now we find a thinker of this century, and living in much the same parts, trying to solve the same problem of the relation of law to love, and love to law, and thinking he has solved it. The following is his noble language: —

“Law and love! These are the two mightiest forces in the universe, and thus do we marry them. The place of the nuptials is in the innermost sanctuary of the soul. As in all right marriage, there is both contrariety and deep harmony. Law is stern, majestic, and the fountain of all order. Love is mild, winning, the

fountain of all rational spontaneity — that is, of the spontaneity that follows rational choice. Love without law is capricious, weak, mischievous: opposed to law it is wicked. Law without love is unlovely. The highest harmony of the universe is in the love of a rational being that is coincident with the law of that being rationally affirmed; and the deepest possible jar and discord is from the love, persistent and utter, of such a being in opposition to his law. It is because there is in the Divine Being this harmony of law with love that He is perfect."

It is a curious circumstance that Dr. Hopkins does not examine, or even refer to the attempt made by Edwards. Indeed it is one of the peculiarities of our author — under one aspect an excellence, under another a defect — that, like Edwards, he is largely a "self-contained" thinker. The reading of the one, as of the other, seems confined, and confined to rather commonplace works. This circumstance imparts a freshness and an independence to their thinking, but at times it keeps them from seeing certain aspects of their theme which others have noticed and brought out to view.

Dr. Hopkins, as every one who knows his spirit would expect, has a great aversion to ancient Epicureanism and modern Utilitarianism. He speaks with great contempt of "the sty of Epicurus," "the dirt philosophy" and "the bread and butter philosophy." On the other hand, he is not prepared to give his adherence to the counter doctrine of intuitive morals. Avoiding, as he reckons, the errors of both extremes, he is striving to construct a theory of his own, and he defends it with able arguments and acute distinctions. I am not sure whether he has been successful any more than Edwards was in a like attempt. While evidently and strongly aiming at something higher, I fear that, without meaning

it, he has landed himself logically in Eudaimonism, or in making enjoyment the supreme end of man and of virtue.

He admits fully that there is in the mind of man original and fundamental ideas: "I am one of those who believe that there are simple and ultimate ideas." He gives existence as an example: "That of existence, or being, is one. All men have, and must have, an idea of something, of themselves as existing." But then he will not allow that an idea, which seems to me to be as much entitled to be regarded as simple and original as any other we could name, is of that description. I refer to our idea of Right. He insists that there is, that there must be, an ultimate end to which everything else is subordinate. But he denies that doing right, as right, can be that end. What, then, is the ultimate end, according to Dr. Hopkins? It comes, in the end, to be a "form of enjoyment or satisfaction." He says it is "the good." But what is the good? The following is his answer: "An objective good is anything so correlated to a conscious being as to produce subjective good. Subjective good is some form of enjoyment or satisfaction in the consciousness." He tells us that "strictly there is no good that is not subjective." This is explicit enough. Commonly he speaks of the ultimate end in virtuous conduct as being "the good" or "well being." But then the phrases "good" and "well being" are ambiguous; they may mean pleasure, or they may mean moral good and moral well being. I am not sure whether Dr. Hopkins is not kept at times, by the amphiboly of these phrases, from seeing the full consequences of his theory. Let him, or let his readers, substitute "some form of enjoyment or satisfaction in the consciousness" for "good" and "well being," and what the precise doctrine is, and

must be, will at once become patent. He tells us again and again: "It is an affirmation, through the moral reason, of obligation to choose the supreme end for which God made us — that is, to choose the good of all beings capable of good, our own included, and put forth all those volitions which may be required to attain or secure that good." This sounds well, and is in entire accordance with the impression which Dr. Hopkins means to leave. But substitute for "good" "some form of enjoyment or satisfaction in the consciousness," and it comes to this, logically — that the supreme end of man is to choose the enjoyment of all, including, so far as I see, the enjoyment of the Supreme Being.

He is careful to explain, in thus speaking of good as "some form of enjoyment or satisfaction," that he does not mean our own good, but "that of all conscious beings." But whether he means it or no, whether he wishes it or no, whether he sees it or no, this is in the end the utilitarian or "greatest happiness principle." This is the logical consequence, and if not drawn by himself it will be drawn by others; and the history of philosophy and theology shows that what follows logically will, in fact, follow chronologically, when the system has had time to work and show its effects.

And, after all, Dr. Hopkins cannot get rid of an ultimate principle of right. For why am I or any other man required to look after the good? — meaning the enjoyment of all conscious beings — is the question that ever comes up. Why am I bound to look after any one's enjoyment but my own? The answer to this question by such a man as Dr. Hopkins must be, Because it is right, which right is discovered by the moral reason, and is an ultimate idea and an ultimate end. Right thus comes, like love, to be an end in itself, inferior to no other, subordinated to no other.

He cannot avoid this conclusion by the distinctions which he draws. He tells us "that holiness is not a means of happiness but the cause," and "that a cause we always conceive of as higher than its effects," and gives, as an illustration, "God as a cause is higher than the universe." True, God as a cause is higher than any creature effect, or, we may add, any creature cause. But as to creature causes and effects, I am not sure that the cause is always higher than its effects. These late discussions as to the nature of causation have shown that all physical causes are composed of more than one agent, and that all effects are capable of becoming causes which may or may not be greater than the effects. I am not sure that the causes which led to the abolition of slavery in the United States were higher than the effect — the abolition of slavery. But granting his doctrine to be true, that holiness is greater than happiness because it is the cause of happiness (it is sometimes, also, in our world the cause of suffering), then it surely follows that holiness, which is the higher, and not happiness, ought to be the ultimate end.

The following is evidently the difficulty which Dr. Hopkins feels in making right the end of moral action. "It is plain that the quality of an action can never be the ground of an obligation to do that action." "Think of a man's doing good to another, not from good will, but for the sake of the rightness of his own act. Think of his loving God for the same reason. Certainly, if we regard right as the quality of an action, no man can be under an obligation to do an act morally right for which there is not a reason besides its being right, and on the ground of which it is right." This is pointedly put. But it is possible to meet it. The difficulty arises from a confusion of idea into which we are apt to fall when we think or speak of ultimate

ideas or ends. We talk of them as having a reason, but then we are apt to forget that this reason is not out of themselves but in themselves. It lies in the objects contemplated, and is seen to be so by the bare contemplation of the objects, that is by self-evidence, which is the primary mark of intuitive truth. All that passes under the name of love is not virtuous. Certainly our love is not always virtuous when we contemplate some form of enjoyment or satisfaction to ourselves or others. But when we love God and our fellow-men in a truly virtuous manner, we feel that love, that this love, is *due* to them. In this, as in all cases of moral excellence, the *ought*, the *due*, the *obligation*, comes in along with love, and is an ultimate end inferior to no other.

Dr. Hopkins sees that utilitarianism has a truth in it. The truth lies in this, that we are bound by ultimate moral principle to promote the happiness of mankind. Or, to give a deeper and juster account, we are bound not only to do good to all conscious beings, we are bound to love them. Viewed under this aspect, the principle of virtue is not beneficence, but love. Had Dr. Hopkins, with his clinching power and high moral aims, brought out these two truths more fully than intuitive moralists have done, he would have done essential service to ethical science, which has sometimes given morality a repulsive aspect, by exhibiting law as separated from love. But this is not the way in which Dr. Hopkins "marries" the parties. He thinks he has done great service to ethics by showing how sensibility, pleasure, enjoyment, or satisfaction is a condition of moral good. "A sensibility is the condition precedent of all moral ideas." I am not sure that he is absolutely right here. We may put the case that God creates an angelic being with high intellectual endowments, but without sensibility. Is not that angel bound to be grateful to

God, from the very relation in which he stands to his Creator, and apart altogether from sensibility on his part or the part of God? In following out this principle, I hold that man is bound to love God, apart altogether from this love producing any enjoyment on God's part or on man's part. Dr. Hopkins is obliged, in effecting his reconciliation, to give a very inadequate view of law. "The object of law is the control of force by direction and regulation with reference to an end." Surely, the deepest idea of a moral law is here lost sight of, which is obligation to cherish the affection or do the deed as being right.

But while I take objection to the very peculiar theory advocated as to the ground of morality, I am bound to speak in highest terms of the ability and high moral purpose displayed throughout the volume. Except in regard to the special theory in the first part, I have nothing to say against the work, and much to say in its favor. Of the second, or practical part, I have to speak only in highest commendation. Take the following as a specimen, selected at random, of the clear discrimination and admirable judgment everywhere displayed.

"Property may be permanently and rightfully alienated by gift, by exchange, and by sale. It is also permanently alienated by gambling; this has different forms. In some cases, as in dice and in lotteries, it is simply an appeal to chance. In others, as in cards, there is a mixture of chance and skill. In others, as in betting, of chance and judgment. In all cases, the object is gain without an equivalent, and while there is such gain on one side, there is, on the other, loss without compensation. In legitimate trade both parties are benefited; in gambling, but one. Legitimate trade requires and promotes habits of industry and skill; gambling generates indolence and vice, and stimulates a most infatuating and often uncontrollable passion. It is wholly selfish.

and wholly injurious in its effects upon the community. That a practice thus inherently vicious, should be resorted to for charitable purposes, does not change its character, but only tends to confound moral instructions. But are all appeals to chance in the distribution of property gambling? Not necessarily, if we define it by its motives and results. A picture is given to a fair. No individual will give for it its value; that value is contributed by a number and the picture disposed of by lot; this differs from an ordinary lottery: 1st, Because there are no expenses, and all that is given goes for an object which the parties are gathered to promote. 2d, The prize is given, so that nothing is taken for the prizes from the amount paid in, but the whole goes for the proposed object. 3d, This may be done from a simple desire that the fair should realize the worth of its property, and so, benevolently. And all appeals to chance under these conditions are not likely to be so frequent or general as to endanger the habits of the community. All this may, and should, in fairness, be said. It should also be said, 1st, that no form of charity should be tolerated for a moment that in the actual state of a community will foster a spirit of gambling. It should be said, 2d, that any attempt to promote a benevolent object by an appeal to selfish motives is wrong. Benevolent giving is a means of Christian culture, but selfish giving in the form of benevolence is a deception and a snare. If the cause of benevolence cannot be supported benevolently, it had better not be supported at all."

I commend all intelligent readers to buy this book and read it with care, and they will find themselves travelling in the company of a man of high and independent soul, who expresses his thoughts in brief and weighty sentences, and imparts much moral instruction of a lofty order.

ANSWER TO REV. DR. McCOSH.

BY REV. MARK HOPKINS, D. D., LL. D.

IN reviewing "The Law of Love," in the "Observer" of April 15th, Dr. McCosh speaks of his visit to Williamstown and to myself. That visit is among my most pleasing recollections. It was during the summer vacation; the weather was fine, and we were quite at leisure to stroll about the grounds and ride over the hills.

Riding thus, we reached, I remember, a point which he said reminded him of Scotland. There we alighted. At once he bounded into the field like a young man, passed up the hillside, and, casting himself at full length under a shade, gave himself up for a time to the associations and inspiration of the scene. I seem to see him now, a man of world-wide reputation, lying thus solitary among these hills. They were draped in a dreamy haze suggestive of poetic inspirations, and from his quiet but evidently intense enjoyment, he might well, if he had not been a great metaphysician, have been taken for a great poet. And indeed, though he had revealed himself chiefly on the metaphysical side, it was evident that he shared largely in that happy temperament of which Shakespeare and Tennyson are the best examples, in which metaphysics and poetry seem to be fused into one and become identical.

As befitted the season, our conversation was in the light and aroma of those great truths in which we were agreed, without any attempt to go down to their roots. As, however, I was meditating my book, I went so far as to ascertain from him more fully what I knew before from his writings, that he held to an ultimate right, and would not agree with me. My ground on that

point was therefore not hastily taken, and while I acknowledge fully the want of reading referred to by Dr. McCosh, and regret it, I may be permitted to say that on this subject he has presented no point that I had not seen, and has raised no objection that I had not considered.

That the foundation of obligation should be generally understood is most desirable, and as the subject so appeals to the common consciousness that every intelligent man can understand it, I cannot but think that Dr. McCosh has done a public service in bringing it thus prominently before the wide circle reached by the "Observer." Thanking him, therefore, for this, as well as for his courtesy and kind words to myself, I will endeavor to do something to aid the object he thus evidently had in view.

In doing this, I propose, since the book reviewed has probably not been seen by one in fifty of the readers of the "Observer," 1st, to make a condensed statement of the system it contains; 2d, to inquire whether that system is one of utilitarianism or eudaimonism, which is the thing objected against it; and 3d, to inquire whether Dr. McCosh can hold his system in consistency with the Scriptures, or with himself.

"Morality regards man as active." It asks, "What ought to be done?" "Why ought it to be done?" "How ought it to be done?" How shall we answer these questions? The method adopted in my books is so simple and obvious that nobody but a philosopher could ever have missed it. It assumes that all moral action is rational action, and that all rational action must not only have an end, but must find its occasion and reason in that end.

This being assumed, the next step is, and must be, to inquire what the end of man is. This is the un

derlying question of all philosophy of action for man. This we may know, or suppose we do, because we are told it; or we may know it by investigating the structure of man in connection with his position, just as we do that of a locomotive standing on a railway track. In the first case, we should know the end by faith; in the second, by philosophy. The faith may be rational, wholly so. That will depend on the ground of our confidence in him who tells us. But it will not be philosophical. Both methods are legitimate, but must ultimately coincide. It would not do for anything claiming to be a revelation to say that the chief end of a locomotive was to stand still and scream through the steam whistle, and no teaching could stand that should go clearly against the end as revealed in the structure.

Of the above methods, the Westminster divines, whose earnest minds were instinctively led to the question of an end, adopted the first. But, adopting a right method, they regarded man solely as under a remedial system, of which philosophy can know nothing, except, indeed, as it may become a test of anything claiming to be such a system. The end, however, as stated by them, I adopt fully, while Dr. McCosh, as I understand him, adopts it only in part. According to him, "man is bound to love God apart altogether from this love producing any enjoyment on God's part, or on man's part." This must mean that enjoyment ought to be no part of the end in any moral action. That is the principle of it. Would Dr. McCosh say so? Would he say that virtuous love to God, which must consist in good-will, or the willing of good, would be possible if God were as incapable of enjoyment as a rock? To me, the conception even of such love is impossible, and yet the statement of Dr. McCosh would

seem to require it. But, however this may be, what we need is no mere statement based on faith, but a philosophy of action, and for me this is possible only from a knowledge of the end of man as revealed in his structure.

Let us then take man as we would a locomotive, and see if we can, as we could in that, find his end from his structure. This is no question of words and subtle distinctions that two hair-splitting philosophers may fall to loggerheads about. It is a great problem which I have hoped by my books, and hope by this paper, to set many at working out. This we are to do independently of revelation. I would do it cautiously and reverently, but I would *do* it. We are, indeed, bound to do it for ourselves, and not to leave it to be done by infidels, and then weakly quarrel with the results.

In doing this we shall find aid in observing all lower forces that work towards ends. These we find arranged in a beautiful gradation as conditioning and conditioned, and so higher and lower; thus giving, as I have shown, a law of limitation for the regulation of all forces and faculties except the highest. In observing these forces the point to be noticed is, that in passing upward nature reaches points where she does not proceed by gradations that pass into each other, but by leaps. This she does when she passes from inorganic to organic being; when she passes from vegetable to animal life; and again, when she passes from animal to rational and spiritual life. In each case we get something different, not in degree merely, but in kind; and in stepping across these gulfs we are to notice that while we carry with us everything on the side we leave, it yet falls into subordination to the new force, which will work by its own laws, and cannot be safely rea-

soned about from the old analogies. A tree is the product of a force that acts in opposition to gravitation and to all the cohesions and chemical affinities of inorganic matter, and he would be seeking the living among the dead who should carry the laws of inorganic being over to account for the phenomena of vegetable life.

In each case, in passing over, we need a test of the presence of the new power. The test of the presence of vegetable life is organization; of animal life it is sensation, and of rational life it is the power to choose its own end with an alternative in kind. Reaching this point we pass out of the domain of mechanical forces acting from without, and of instinctive and impulsive forces acting from within, into a region higher and entirely new, of comprehension and of freedom. "Up to man," as I have said elsewhere, "everything is driven to its end by a force working from without and from behind, but for him the pillar of cloud and of fire puts itself in front, and he follows or not as he chooses."

As I view it, it is only after passing this gulf that we find moral phenomena. But at this point there is a difference about the very nature of those phenomena; and if we could always tell which side of the gulf men are on, if they would not sometimes be on one side, and sometimes on the other, and sometimes astride it, often not seeming to know where they are, it would prevent immense confusion. "Holiness," says Dr. Thornwell, "is a nature." Then, it may be created, but cannot be commanded. Where he was when he said this we cannot doubt. The same I suppose would be said,—it ought to be,—by the writer of a recent article on morals in the "Princeton Review." By this class of thinkers God is conceived of as an essence in which love and wrath inhere as qualities, and manifest themselves independently and necessarily; whereas

others conceive of him as a person, rational and free, and as a consuming fire only because he is love. Of these, Dr. McCosh is among the latter. He has passed this gulf. For him "moral good" (goodness?) "is a quality of certain actions proceeding from the will." Saying thus, he must, with us, develop moral phenomena from the point of freedom as manifested in choice.

What, then, are moral phenomena? They are those revealed from a moral nature, and are immediately known as moral, as intellectual phenomena are revealed from an intellectual nature, and are immediately known as intellectual. A man and a brute are moved equally by appetite to eat; but the man can, and the brute cannot be induced to eat that which is distasteful out of regard to a higher good. Here is an alternative in kind, possible for man, impossible for the brute; and when this is presented the moral reason comes at once into action, and affirms obligation to choose the higher good, just as natural reason affirms personal identity when the occasion arises for that. This will be repeated, as alternatives of higher and lower good are presented, till we reach the supreme good, and then we shall have moral law, and a basis for conscience both as an impulse and as a law. Whoever will ask himself what he means by an enlightened conscience will find the meaning and necessity of a supreme end and good.

In a being willing to come to the light the affirmation of obligation will be made impartially, whether the good be our own or that of another. It will be made in view of good as such, and valuable in itself, whether it be our own, or that of our fellow creatures, or of God.

What then have we here? We have, 1st, good. This is wholly from the sensibility, and is the condition for any affirmation of obligation, and of any moral idea.

We have, 2d, the affirmation of obligation to choose the good. In this we find moral law. Here we find the "*claim*" spoken of by Dr. McCosh, what he calls the "*ought*," the "*due*," the "*obligation*," which it might be inferred from his review that I ignore. It is indeed strange that in reviewing a book, one third of which is occupied in showing the precise origin and nature of obligation, it should be quietly taken for granted that it is ignored. I do not ignore it, but affirm it as strongly as he does; but I do not say, as he does, that this affirmation of obligation to choose an end "is itself an ultimate end inferior to no other." "The *ought*, the *due*, the *obligation*," he says, "comes in along with the love, and is an ultimate end inferior to no other." This I do not say, because obligation must be obligation to choose some ultimate end, and how a man can choose as an ultimate end his obligation to choose some other ultimate end, I do not well understand. But be this as it may, this affirmation of obligation is no part of virtue. It is not only not an ultimate end, but it cannot be an end of any kind. It is necessitated. If it were not, we should not have a moral nature. Without it man would be incapable of either virtue or vice, but it is no part of either. Through it we simply have law, that by which a man "is a law unto himself," but the question of obedience and disobedience, in which virtue and vice consist, remains.

Having now the idea of good from the sensibility and of obligation from the moral reason, we come to the action of the will, the man, the voluntary agent, the CAUSE, higher than any effect he can produce. It is in his power as a cause, as well as in his nature as rational and moral, that man is in the image of God; and only as he is a cause is he either responsible or

respectable. As a cause it is obvious that man may assume one of three positions in regard to good. He may choose it unselfishly and impartially for himself and all who are capable of it — that is, he may love God with all his heart, and his neighbor as himself; or he may choose his own good selfishly, regardless of that of others; or he may be malignant, and wish to destroy good, and to cause positive misery.

Taking the first of the above positions, the man accepts the Law of Love as the law of his being. It is law because obligation is affirmed. It is the Law of Love because love is the thing, and the only thing commanded. “And *thus* do we marry them,” — “Law and Love, the two mightiest forces in the universe.” The command comes with immediate and “self-evidence” of its authority, on the apprehension of good as valuable in itself to God, to our fellow-creatures, and to ourselves. Choosing thus, the man has done no outward act, and yet he has virtually done all good acts. Nothing remains but to carry out this choice in executive volitions, according to the circumstances and relations of life. In making this choice, and thus carrying it out, the man will fulfill obligation, will be virtuous; and in so doing there will be developed a sensibility of the moral nature giving a satisfaction higher than any other. This form of voluntary action would be moral *goodness*, and the enjoyment from it would be moral *good*. This is holy happiness, or happiness from holiness, or blessedness. It can come only from holiness, and is as much higher than animal enjoyment as an angel is higher than an animal. Becoming conscious of this, the man is fully in possession of himself, with all his possible forms of activity and their results. He knows himself now through and through, as he might know a locomotive. And now, retaining his generic choice

to cause good, his action must take one of two forms. He must either seek to cause good directly, or to lead others to cause it. He must seek to cause a change either in the condition or the character of men. In thus laboring to cause well being directly, and to cause it indirectly by laboring for holiness, man finds his true end. Thus does he glorify God; thus does he do the greatest possible good to his fellow-creatures; thus does he find his own highest enjoyment; thus does he reveal the highest beauty, and so become an object of complacency. What more can we ask for man as active? Let him become thoroughly subject to the Law of Love, and we ask nothing more.

But what of right, and righteousness, and justice? Nothing has been said of these. We have now reached the point at which moral philosophies generally begin. They generally begin by inquiring about right, and obligation as from that. It will be seen from the foregoing statements what I would say of them. Let a man adopt the Law of Love, and then seek to apply love as a law in practical life, and he will need to ask constantly what is right; he will always be under obligation to do it; and the doing of it will be righteousness. Then also will the idea and sense of justice be revealed: but there is no more an eternal right, or an eternal justice, independent of good and of love as possible through that, than there is an eternal tree independent of existence. Existence is the conditioning idea without which that of a tree could not be, and good and love are conditioning ideas without which those of right and justice could not be. A justice that should have no reference to the good of any being would not be justice, but a blind instinct. But, having its basis and conditioning idea in love, it justifies itself to itself even in becoming "indignation and wrath." These *must* be

developed from love, which thus becomes holiness, when selfishness and malignity would defeat its ends. Something analogous to this is seen even in instinctive love. The fury of the eagle is never so great as when it reveals itself as an expression of love for its young. And nothing can be so dreadful as the wrath of Infinite Goodness, not as a blind fury, but because it *is* Infinite Goodness. That there are what may be called rational instincts and impulses connected with our moral nature, and which some have mistaken for conscience and so have become fanatics, I believe; but I also believe that there can be no *law* of the conscience except in the presence of the supreme good.

Of this system it may be said, 1st, that it is in harmony with the Scriptures. It was a great satisfaction to find that the law of the Constitution was the law of the Bible. Let that be shown and we shall have an argument for the divine origin of the Bible that cannot be gainsaid. 2d, By making the idea of good the condition of obligation, or goodness, or virtue, the system shows just how that "absolute assurance" comes, "that happiness must be the accompaniment or end of holiness," which the "Princeton Review" says is "graven on man's soul." How this comes the advocates of an ultimate right have never attempted to show. Let them attempt it, and they will find the need of changing their system. 3d, It connects man with all that is below him, and all that is subordinate in him with that which is higher, thus bringing him into unity with his surroundings and with himself, and making the same law of limitation that we find in nature a law to him. 4th, It gives a basis out of which the practical part grows, so that it is not mere precept.

Such is the system. We now inquire, as was proposed, is not this utilitarianism? Of this there seems

to be a superstitious horror in some quarters, and the idea is hardly better defined than that of a ghost. Dr. McCosh says there is a truth in it, but what that truth is, as he states it, if it be not precisely my doctrine, I am unable to make out. It is the only part of his review that puzzled me. I have supposed that utility involved a tendency to some good, and that the choosing of a thing because of its tendency to a good, or as a means of good, was a different thing from the choice of a good that is good in itself and that has nothing to do with tendency. I must think these are wholly different. But as some do not see this, I will simply say, leaving out definitions, that as objectionable, nothing can be utilitarianism that does not either oppose *self* to *love*, or *happiness* to *duty*. To this all will agree.

But so far from opposing self to love, the system is one of disinterested and impartial love — the “love of God with all the heart and of our neighbor as ourselves.” It has nothing to do with means or utilities, but chooses an end for its own sake, that is, not good in the abstract, but the good of beings capable of good: and this choice is love. It fixes on good as that, and that alone, which renders virtuous love possible. We have, then, no possible taint of utilitarianism here.

Nor, again, does this system oppose happiness to duty. It affirms, with Dr. McCosh, the “self-evidence” of obligation, and that duty is to be done at all hazards. Speaking of conscience in its relation to moral law, I say “From that is its power to originate the word *ought*, and whenever the mandate and impulse involved in that word are truly derived from the law they are to be obeyed at all hazards. It would be absurd to say that anything could excuse a man from doing what he ought to do. Moral law must be supreme.” Nothing

surely, can be stronger than this. There is no taint of utilitarianism here.

But though the book so proclaims love and law separately as to preclude utilitarianism, is it not inconsistent with itself, and does it not, in marrying the two, give an opportunity for this subtle and terrible enemy to slip in? Again, No. If utilitarianism cannot be compatible with either separately, much less can it be with the two united. As I understood the contract, it was that law was so to remain law and love love, as to exclude utilitarianism. The two must be united in some way. They belong to each other by a preordained affinity, and the deepest laws of thought, and the necessities of moral government; and if they cannot be united by making good from a sensibility the condition of obligation, then how? This does, indeed, and that is one advantage of it, retain the truth which Dr. McCosh admits is in utilitarianism — just that, and nothing more. The question here is not at all about uncompromising obedience or duty, when that is made known, but whether the very idea of duty is possible except through that of a good from the sensibility, and so of a possible love. The truth is, that the advocates of an ultimate right are so afraid of soiling virtue by some contact with happiness as to exclude the possibility of it altogether. This Dr. McCosh seems to me to do when he speaks of obligation to love a being without regard to his happiness. If there may be the love of complacency without regard to happiness, there can no more be virtuous love than there can be pity without regard to distress.

The system, then, is not one of utilitarianism. It has no tendency towards it, and nothing could be more unfounded than such a supposition. If, indeed, there be any two things more opposed to utilitarianism than law

and love, of which, in their true nature and relations to each other, this system is simply an exposition, I do not know what they are.

But if the system be not utilitarianism, is it not "eudaimonism, or the making of enjoyment the supreme end of man and of virtue?" If we would clear this subject up fully, we must understand each other here. We must understand what is meant when it is said that there is some other good besides happiness.

Looking at man in his complex nature, — as physical, intellectual, moral, spiritual, — we see that he is capable of various forms of activity from without and within, and that these are accompanied with certain forms of feeling. This capacity of feeling is called the sensibility; and the feeling may be one of pleasure or pain, of joy or of sorrow. Now we need a word which shall express unequivocally the whole range of feeling as it gives satisfaction, pleasure, joy, happiness, blessedness. Unfortunately we have no such word. Happiness is often used, but in many minds its associations are with the lower forms of enjoyment. Blessedness, which is from the moral and spiritual powers, and can be only as they act normally, will not do, because it excludes the lower forms of enjoyment. Hence the difficulty of finding any one word that will express the whole end of man; but that that end is in the sensibility, and so in it that without that the very conception of an end would be impossible, I have no doubt. To avoid ambiguity and put it in the broadest way, my statement is, "that a sensibility is the condition precedent of all moral ideas." Of course it must be the condition of all moral action. Is this denied? To deny it would be to deny the universally received doctrine of which my position is but an instance, that there is no action of the will except from the sensibility. Dr

McCosh does, indeed, attempt to deny it, but in doing so he makes a supposition that I marvel at; one indeed that looks so much like an absurdity, that if it had been made by any one else, I am not quite sure but I might have taken it for one. He puts "the case that God creates an angelic being with high intellectual endowments, but without sensibility," and then affirms, and founds a principle on it, that such a being would be under obligation to be grateful to God, while yet gratitude is a form of the sensibility, and obligation itself cannot be conceived of without it. "*Si naturam furca expellas*," etc. Let the advocates of an ultimate right be explicit on this point. If they say there is any good not from sensibility, let them tell us what it is. If not, let them say so, and accept the consequences. So far as I can see, no one can any more, except by a juggle of words, deny that all good is from a sensibility than he can deny his personal identity.

The view presented above is said by Dr. McCosh to be a "very peculiar theory." By others it is said to be the view long held by a large class of writers. This is of little consequence. In the materials of the system there is nothing new. They are the same old ideas. So the needle and thread were the same old materials. But as a simple change in the manner of threading the needle led to a wide range of new combinations and revolutionized a whole branch of industry, so a simple adjustment or two here, with very little that is new, may disentangle thought at this knotty point, and change our whole mode of conceiving of this subject.

It remains to say something of the system held by Dr. McCosh. Dr. McCosh agrees with me in accepting the law of love as given in the Scriptures; and also obligation as "self-affirmed." What I venture to doubt is, whether, in holding the system he does, he is consistent with the Scriptures, or with himself.

And here, as we are to speak of love, I must call attention to two different meanings, an "amphiboly" of that word. It may be a love of benevolence, as a man may love his enemy, including good-will, or the willing of good; or it may be a love of congruity, as a man may love art or poetry, in which there is no good-will. The first is virtuous love, the second is not. There is no virtuous love that is not either the willing of good to some being capable of good, or that does not, like the love of complacency, proceed directly or indirectly from that.

With this in mind, and remembering that we are seeking for the ultimate thing on which the mind rests when obligation is affirmed, let us take the Law of Love as given in the Scriptures: "Thou shalt love the Lord thy God with all thy heart, and thy neighbor as thyself." Here God is presented to be loved for his own sake, and there is nothing more ultimate, the idea of good coming in simply as rendering love possible. *The love is to be a simple primitive act in view of the object as worthy of love.* But Dr. McCosh is not satisfied with this. He says, "We regard God as having a claim upon our love because it is right, and men see it to be so at once." I venture to say that men do not see it to be so at all. It may be true that men see at once that they are under obligation to love God; it is right that they should love him; but it is not true that they are under obligation to love him because it is right, and of course they do not see that they are. I have said that "No man is under obligation to do an act morally right for which there is not a reason besides its being right, and on the ground of which it is right." In accordance with this, the reason of our love to God, its ultimate ground, is the worth and worthiness of God, so that we do not love him because it is

right, the rightness being as Dr. McCosh allows, a mere quality of our love, but because he is worthy of our love. In the one case the last thing seen as the ground of obligation is God in his worth as capable of good, and in his worthiness as seeking to promote it; in the other it is — right. This is an “ultimate idea,” absolutely ultimate, observe, with nothing beyond it; “an end in itself, inferior to no other, subordinate to no other.” This puts right above God. We are to love God, not for his sake, but for the sake of the right; or, as was said to me recently, we are to love God because we love virtue, as if the love of God were not virtue. In the same way we are to love our fellow-men, not for their sakes, but for the sake of the right. We are to love the right supremely, and to love God because we love the right. Nor can it be said that the love of God and of right are the same, for good-will towards an “ultimate idea” is impossible. I have seen quite enough of this abstract, hard, godless, loveless love of right and virtue, instead of the love of God and of men. It is nearly as bad on the one side as utilitarianism is on the other; and “whether” Dr McCosh “means it or no, whether he sees it or no, this is, in the end, the” ultimate right “principle.” “This is the logical consequence, and if not drawn by him it will be drawn by others; and the history of philosophy and theology shows that what follows logically” (except when men receive a system, as most men do this, in words only) “will follow chronologically when the system has had time to work and show its effects.” Accordingly, we find that wherever this system has been fully received it has tended to fanaticism. No man can adopt right as an ultimate end with no regard to good — and if it be ultimate it must be so adopted — without this tendency; nor can any man adopt as

ultimate and supreme the Scriptural Law of Love, the very nature of love making the good of being its end, and at the same time consistently adopt right as "an ultimate end," "an end in itself, superior to no other. subordinate to no other."

It is to be observed, also, that the Scriptures nowhere command men to do right because it is right, but that their whole tenor is opposed to this form of teaching.

But if the theory held by Dr. McCosh be not consistent with the Scriptures, can he hold it, and be consistent with himself? I am not sure, indeed, whether Dr. McCosh has not been led to adopt and retain the system by the "amphiboly" of the cardinal words which we are obliged to use on this subject, such as "end," and "right," and "love," and "good." He speaks of right, and love, and obligation, and holiness, as being ultimate ends. So far as appears, there may be any number of these in his system; nor does he seem to recognize the necessity of a supreme end, or the distinction insisted on by me, between ends as ultimate and supreme.

But what does Dr. McCosh mean when he speaks of these — of love, for example — as an end? Love is an act; and we do not commonly speak of an act as an end, but as done for some end. Anything purely spontaneous, as an emotion, that may be called love, would have no moral character; but if love be a rational and moral act, as most people suppose, then it must have some object or end beyond itself, for it is difficult to see how a rational action, involving the choice of an end, can be its own end.

What, again, does he mean when he speaks of right as an end? What is right? Is it, as some say, something out of the mind, having an independent existence, like space? That Dr. McCosh denies. Is it the

quality of an action? Most men think so. But the moral quality of an action can exist only in view of the end to be chosen, and therefore cannot be that end. Is right, as I suppose it is, equivalent to the "rectitude" of the "Princeton Review"? Then it is "a simple quality" — "undefinable," "absolute," "eternal," "unchangeable" — having itself for its own standard: as high as God, for there can be "nothing higher," as pure as God, for there can be "nothing purer," as authoritative as God, for there can be "nothing more authoritative." "It is underived," "ultimate," "supreme," "elementary," "uncompounded." Yes; a "simple quality" is elementary and uncompounded! and yet it is not simple, for "it carries in itself the idea of obligation." This same "simple quality" is, moreover, "moral goodness," and "is the original supreme excellence of God and all moral creatures." Whether this "simple quality" originally inhered in God's essence or in his acts, we are not told, though we should be glad to know. Probably in both, for we are told that it is both "in man's soul, and in its acts." Is it this "simple quality," thus simplified and made perfectly intelligible, the doctrine of which "may be called the catholic Christian doctrine of the ultimate moral idea," that Dr. McCosh would make an end? If so, I have nothing to say; for a simple quality capable of all that is thus attributed to this, may doubtless become an end, or, at least, I should be unwilling to say what it may not become, whether an end or an elephant. Probably this is the very quality spoken of by the Teutonic theosopher, quoted by Campbell, when he announces that "all the voices of the celestial joyfulness qualify, commix, and harmonize in the fire that was from eternity in the good quality."

Take again obligation, to which I have already re

ferred. There may be obligation to choose an end, but as I understand it, obligation itself cannot be an end. And yet Dr. McCosh says that it is an "ultimate end, inferior to no other." Obligation an ultimate end! And one, too, not inferior to the good of God and his universe! There must lurk here somewhere — and the public must judge where — that "confusion of idea into which," as Dr. McCosh says, "we are apt to fall when we speak or think of ultimate ideas or ends."

But again: take love in the two meanings explained above, and the confusions from it are endless. What do the advocates of the ultimate right theory mean by the love of right, and of *the* right? A virtuous love? I suppose so. If a man is to do right because it is right, which is what Dr. McCosh would call virtue, it must be because he loves the right, else there is a virtue without love, which neither Dr. McCosh nor the Bible allow. But is the love of right, or of *the* right, or of virtue, virtuous love? No; because neither right nor virtue can be objects of good-will. There is no willing of good to them, and so no more virtue in loving them than in loving poetry, except as such love may imply a previous love that did involve good-will.

But perhaps the most misleading ambiguity of all, is that of "good" as derived — sometimes from the sensibility and meaning enjoyment, and sometimes from the will and meaning goodness. Of this, however, I have spoken so fully in the work reviewed, that I will not dwell on it here.

On other points I should be glad to touch, particularly those of cause and law. But enough has been said. For the first time in my life I have noticed what has been said of my writings. If I have spoken plainly, it is not in a spirit of controversy, for I have no little fort to defend, but with a desire to aid Dr. McCosh in his evident

purpose of awakening a more general interest in this great subject, and to add my mite toward the displacement, sure to come, of a traditional philosophy based on the inadequate and radically false method of constructing a system of conduct on a purely abstract idea.

WILLIAMS COLLEGE, May 1, 1869.

ANSWER TO REV. DR. HOPKINS.

BY JAMES McCOSH, D. D., LL. D.

DR. HOPKINS's letter is worthy of the man, in respect both of the ability and the kindly spirit displayed in it. No evil can arise from a controversy so conducted. On the contrary, I expect good to spring from it. It bears on a question second to no other in philosophy, and it admits of applications to the justice of God, the punishment of sinners, and the atonement for sin.

But we, the controversialists, must, for our own sake and that of our hearers, take care that we keep the point at issue clearly before us. It is a very simple one: What is the chief end of man? Is it or is it not some form of pleasure, happiness or enjoyment?

With much that Dr. Hopkins has said I concur. I agree with what he says as to the importance of looking to ends in determining what "good" is. This has been done more or less by moralists since the days of Aristotle, who begins his *Nicomachean Ethics* with an inquiry into ends, and has been followed by the Stoics, and by Cicero in his treatise *De Finibus*. The question is, What is the end and the supreme end of man? Again Dr. Hopkins and I are agreed as to the manner in which this question is to be settled; that is, by an inquiry into our moral nature — in the manner of Bishop Butler. The

question here is, What saith our moral nature as to the final aim of man? Dr. Hopkins's answer to the question is stated clearly in a passage which I have quoted before, and which I must quote again. What then is the ultimate end according to our author? He says it is "the good." But what is the good? He answers, — "An objective good is anything so correlated to a conscious being as to produce subjective good. Subjective good is *some form of enjoyment or satisfaction in the consciousness.*" He tells us that "strictly there is no good that is not subjective." In his review in the "Observer" he says there is "a difficulty of finding any one word that will express the whole end of man; but that end is in the sensibility." "The capacity of feeling is called the sensibility, and the feeling may be one of pleasure or pain, of joy or of sorrow." "This is the point at which we come into collision. My remarks will be confined to it.

We are agreed as to the way in which the point is to be settled. It is by an appeal to our moral nature. To that moral nature I appeal with confidence, as deciding in my behalf. An intelligent being receives favors from God; say lofty reason, fine fancy, rich emotions, and a capacity of distinguishing between right and wrong. What is the affection which he should cherish toward this his benefactor? Our moral nature replies on the instant, — gratitude and love. And we do not require to consider whether this gratitude adds to the enjoyment of God or the enjoyment of him who cherishes it. It is the same with moral evil as with moral good. Ten lepers are healed by our Lord. Nine of them give him no thanks. In condemning their conduct we do not stop to inquire whether it is fitted to give pain to the sensibility of the Saviour or their own. On the bare contemplation of the act we declare it to be evil. The act

is not wicked because it grates on the sensibility of the Saviour, or is fitted to inflict sorrow on those guilty of it. On the contrary, it offends our Lord and is fitted to bring down judgments on the offending parties because it is evil.

Dr. Hopkins is shut up to this conclusion by his own statements. Enjoyment is represented by him as the end of moral action. But what enjoyment? Enjoyment as enjoyment? Every kind of enjoyment? Enjoyment of passion, of sensual pleasure? No, says Dr. Hopkins; only enjoyment of a certain kind. He says expressly that good does not consist in happiness but "a holy happiness," "happiness from holiness," "it can come only from holiness." Does not this show clearly that in the moral end holiness requires to be looked at with the happiness? Does it not prove that there is a higher end than enjoyment, and to which enjoyment must give way because enjoyment is the inferior? Without contradiction, it is the less that yields to the greater, and happiness, as the lower, must give place when holiness requires it. Holiness, then, and not mere happiness, thus comes to be the higher, the supreme end.

It cannot be proven by an appeal to our moral nature that sensibility is a necessary condition of virtue. I acknowledge that it is presupposed in the exercise of certain virtues. It is our *duty*, so far as within us lies, to promote the general happiness — this is the truth in utilitarianism; but it is a truth which embraces more than mere sensibility — it embraces "duty" as well as happiness. Again, it is true that one ground of our regarding God as good is, that he delights in the happiness of his creatures; another reason always being that he delights in their holiness. All this shows that while man should look to pleasure and pain, he should also look to something higher. The brutes have no other

end than enjoyment. But as nature rises — as Dr. Hopkins shows in one of the fine passages of his paper — from lower to higher, from inorganic to organic, from plant to animal, and from irresponsible animal to responsible, so the end of each being rises in the same way; the end of the organic is higher than that of the inorganic; the end of man is higher than that of the brute. Moral and accountable man is bound, while he does not overlook enjoyment, to look beyond to the lawfulness or unlawfulness of the enjoyment as determined by moral law. Moral good does not consist in any case in the promotion of mere enjoyment, such as may be accomplished by a fine piece of furniture, a fine flower, or a fine animal, but by something different and higher, by the love which knowingly contemplates and promotes the enjoyment. Nor does it consist in every sort of love, but in love that is due and right. As we mount up in this way, we rise to the contemplation of a love, and a holiness, and a justice above all gratification of the sensibility. We clothe the Divine Being with these perfections, and we believe that in the exercise of them he will regard the happiness of his creatures; but that he will also, and for a higher end, promote their love and their holiness.

Dr. Hopkins is still perplexed with the difficulty, — “The moral quality of an action can exist only in view of the end to be chosen, and, therefore, cannot be that end.” I endeavored to remove that difficulty in my review, and I must try to do it again in a few words. The difficulty arises entirely from a misapprehension of the nature of the first truths of the intellect, and of the ultimate ends of our moral constitution. The reason of first truths is to be found, not in anything out of themselves, but in themselves and the objects contemplated. We are sure that two straight lines cannot inclose a space, not because

we can give any reason for it out of the things and out of ourselves, but because in contemplating two straight lines, we see that they are such in their nature that they cannot inclose a space. So it is with final moral ends — ends in themselves. When we love God in such a way as to constitute this a moral act, we see that there is an obligation in the very act ; and this not our own enjoyment, or that of God, but because the act is right in itself. He says, “ If love be a rational and moral act, as most people suppose, then it must have some object or end beyond itself, for it is difficult to see how a rational action, involving the choice of an end, can be its own end.” But does not Dr. Hopkins see that in affirming our own existence and identity, which is a rational act, we have reason not “ beyond,” but in the thing? In like manner, when we love God, we are made to feel that this is due to God. Dr. Hopkins acknowledges everywhere — which the Utilitarians do not — the existence of moral reason, deciding what ought to be done. His confusion arises from his not giving that moral reason the right place. He makes it, as I understand him, come after the end, after the end has been chosen. The correct statement is that the moral reason is implied in the very choice of the virtuous end. He says, “ The affirmation of obligation is no part of virtue.” The abstract affirmation may not, but the intuitive concrete conviction is. We love God, not as being a mere sensitive enjoyment to ourselves, or as adding to the enjoyment of God, but as fit, proper, and due. Dr. Hopkins has hit the truth for once, when he says, “ The love is to be a simple primitive act in view of the object as worthy of love.” This seems to me to be the correct expression. “ The love is a primitive act in view of the object ; ” he adds, “ as worthy of love ; ” and I say, the worthiness is proclaimed by the moral reason “ in view

of the object," and has a place in the motive leading us to perform the act. This is the element which distinguishes a virtuous love from other love which may not be virtuous, which may be positively sinful.

I am surprised to find Dr. Hopkins saying that "the Scriptures nowhere command men to do right because it is right, but that their whole tenor is opposed to this form of teaching." Does not Paul say (Eph. vi. 1), "Children obey your parents in the Lord, for this is right" — just, due? And is not the whole tenor of Scripture on this wise: "Love God, obey his commandments, for this is right?"

The question at issue has many applications. John Foster, in a well-known letter, proceeding on the doctrine that it is the highest end of God and man to promote happiness, argues with immense power that there cannot be eternal punishment under the government of God. I am obliged to say that if I grant his premises, I cannot avoid his conclusion. I can stand up for eternal separation of the wicked from God only on the principle that ingratitude, that ungodliness, are sins in themselves, and ought to be punished.

I have not before me the means of ascertaining Dr. Hopkins's view of the nature of the atonement. I hold that in the Divine nature there is an essential justice which leads Him not only to promote enjoyment, but punish sin. I hold that the atonement has a reference not merely to the general happiness of mankind, but the holy perfections of God, and that Christ's sufferings were a real substitution and a satisfaction to Divine justice. It is only thus I can understand the strong language employed everywhere in Scripture about Jesus suffering and dying in our room and stead. I mention these things merely to show that this discussion has extensive bearings, but I believe it would weary the readers of a popular newspaper to dwell on it.

And so I must conclude by saying that I do not believe that Dr. Hopkins has been able to build a half-way house, likely to stand, between the two contending armies. Our author has evidently a great aversion to utilitarianism. But if the end of virtue be enjoyment, everything must be subordinate to it, and we are landed logically, whether we see it or no, in the greatest happiness theory. We can avoid this only by falling back on that moral reason which Dr. Hopkins acknowledges, and by giving it, which Dr. Hopkins does not, a place in determining the supreme end, which we will then see, not to be mere happiness, but holiness.

PRINCETON, *June 14, 1869.*

DR. HOPKINS'S REJOINDER TO DR. McCOSH.

THE subject of discussion between Dr. McCosh and myself not being of transient interest, I have not been in haste to reply to his second paper. I do it now, not as thinking my positions endangered, but in the interest of a subject too much neglected. Literally and figuratively, deep ploughing is good husbandry. Only as the community shall be pervaded by a deeper knowledge of nature, and especially of man, can the best fruits of living be expected.

"The point at issue," says Dr. McCosh, "is a very simple one — What is the chief end of man?" I had supposed it to be, What is the foundation of obligation? but accept this, since he prefers it. I am indeed pleased that he is so far a convert to the doctrine of ends as to be willing to substitute an end to be chosen for the abstract idea of right. Regarding man only as active, the science of morals requires this; but it will be fatal to his system.

But, simple or not in the point it makes, the above question underlies practical philosophy. This is coming to be more and more recognized. The difficulty with the French was said by Jouffroy to be that they did not know what the end of man is; and in the last number of the "North British Review" there is an article having this for its title and subject, in which it is said that "The theoretical solution of this question would be the answer to a fundamental problem in ethics; its practical realization would be the ideal of a perfect life."

What the end of man is, Dr. McCosh says, is to be settled "by an inquiry into our moral nature, in the manner of Bishop Butler. The question here is, What saith our moral nature as to the final aim of man?" In this I regret not to agree with Dr. McCosh, especially as he says I do. As rational, we have the power to overlook and comprehend our whole being as we would a locomotive, and I suppose the question must be decided by our doing this. It must, if it is to be decided by philosophy at all. This is not to be done by the moral nature alone. On the contrary, that nature is to be compared with the other parts of our complex being, the proper functions and relations of each are to be determined, and thus the end of the whole. This was "the manner of Bishop Butler." Making this comparison, he says, as quoted in "The Law of Love," "It may be allowed, without any prejudice to the cause of virtue and religion, that our ideas of happiness and misery are, of all our ideas, the nearest and most important to us; that they will, nay, if you please, that they ought to prevail over those of order, and beauty, and harmony. and proportion, if there should ever be, as it is impossible there ever should be, any inconsistency between them." Here we have the highest English authority in morals not only making the comparison I advocate, but

affirming that *our ideas of happiness and misery are nearer and more important to us than any others*, and so than that of holiness itself, which Dr. McCosh makes supreme. Butler, however, and I agree with him, does not, like Dr. McCosh, — who says that “happiness must give place where holiness requires it,” — allow that there can be an “inconsistence” between holiness and happiness. He believed in a deep harmony of the constitution, insuring the harmony of the two; and that harmony is in the fact that “a sensibility,” and so the possible enjoyment and suffering of some being, “is the condition precedent of all moral ideas.”

Nor, I may remark here, is Butler alone among those of the intuitional school in his estimate of happiness in its relation to virtue. Whewell, who has stood shoulder to shoulder with Dr. McCosh in opposing Mill, says, “Happiness is the object of human action in its most general form as including all other objects, and approved by reason.” Edwards says,¹ “Agreeable to this the *good of men* is spoken of as an ultimate end of the *virtue of the moral world* ;” and quotes Scripture to prove it. And Robert Hall himself, in opposing Edwards, says, “Let it be remembered we have no dispute respecting what is the ultimate end of virtue, which is allowed on both sides to be the greatest sum of happiness in the universe.”

But, authority aside, if we compare the different constituents of our being, we find that the end of the intellect is to know; of the sensibility, to feel; and of the will, to choose and act. As rational, we can feel only as we know, and can choose and act only as ends are presented through the sensibility. If we suppose the sensibility excluded, the conception even of an end is impossible. Aside from the products of this, nothing can be a good, or have value. Except as we and others

¹ See 5th page of *God's Chief End*.

are possessed of this, neither love, nor hatred, nor obligation, nor right, nor wrong, nor virtue, nor vice, is possible. Finding thus the end in the sensibility, so far at least that without that there can be no end, I accept the statement of the Westminster divines that "The chief end of man is to glorify God and enjoy him forever." If any inquire how this is to be done, I reply that it is to be done by knowing, loving, and obeying God. This is the whole of religion, and the whole duty of man. It may all be comprised in loving God, since to be loved, he must be known; and if loved, he will be obeyed. This brings into requisition the intellect, the sensibility, and the will; and from the right action of these, with God for their object, there must be an enjoyment of him forever. Anything involving this I accept, and nothing short of it. I cannot, I do not wish to exclude from my conception of the end of man that "fulness of joy" which is in the presence of God, and those "pleasures which are at his right hand forevermore." But while I accept the above statement, perhaps a plainer one may be, that the chief end of man is "to promote blessedness impartially and in the highest degree." Blessedness, then, is the supreme end — the blessedness of God and of his rational universe; and that form of activity by which this is chosen and voluntarily caused, is holiness.

Having thus stated my views positively, and I hope clearly, in this aspect of the subject, I proceed to some positions of Dr. McCosh in his second letter to which I do not assent.

The first in logical order is, that there may be virtue without sensibility. Strange as it may seem, Dr. McCosh reaffirms this position. "It cannot," he says, "be proven by an appeal to our moral nature" — and of course he means that it cannot be proved at all — "that

sensibility is a necessary condition of virtue." "I acknowledge," he continues, "that it is presupposed in the exercise of certain virtues." Indeed! Then have we need of a new division of the virtues into those that can, and those that cannot exist without sensibility. And this is said by Dr. McCosh while he allows that all virtue may be included in love! It would be interesting to hear him give the constituents of a love that has no sensibility. It would be interesting to hear him enumerate those virtues that presuppose no feeling, or power of feeling, either in those who exercise them, or those toward whom they are exercised. I would not be too positive here; but through what medium, or from what angle, Dr. McCosh can be looking when he speaks of such virtues, I cannot conjecture. For myself, I am free to say that I have no conception of any such virtue, and must venture humbly to question whether any one else either has or can have.

The second position of Dr. McCosh that I would call in question is, that "holiness is the supreme end." As stated above, holiness is that form of voluntary activity by which blessedness is chosen and intentionally caused. The objection to making this the supreme end is, that it makes the activity its own end. If holiness be the supreme end, and holiness or virtue consists in choosing the supreme end, then holiness must consist in choosing holiness. This difficulty must always arise when any form of activity of the will, and so of virtue, is made the ultimate end. Rational activity can never be for the sake of the activity itself, but must always be for the sake of some result of the activity; for some good, satisfaction, enjoyment, blessedness, — either of the being acting, or of some other being. The activity is virtue, the result is blessedness. The virtue is from the will, the blessedness from the sensibility.

Another position from which I dissent, if indeed it be another, is, that the moral quality of an action can be its end; or that the quality of an action may be the ground of obligation to do that action. It is said in the "Law of Love" to be plain that this cannot be. Dr. McCosh and others say it is plain it can be; and it is in conceiving how it can be, that the difficulty arises with which "Dr. Hopkins is still perplexed," and I fear always will be.

But how is this in other cases? Can the bravery or the generosity of an act be the reason for doing it? Yes, if it be done ostentatiously; but no true man ever did a brave act because it was brave, or a generous act because it was generous. But for an underlying sensibility, the idea of bravery would be impossible; and if the exposure to danger, in which the bravery consists, were not for an end beyond the exposure itself, it would be mere ostentation and fool-hardiness. It is the same with generosity. Both are praiseworthy and pleasing, and men may be so exhorted to cultivate them for their own sakes as to think them ultimate; but the qualities themselves are possible only on the ground of interests lying beyond themselves, and can never be the chief legitimate motive for those actions in which they inhere. But if right and holiness be allowed to be, the qualities of actions, no reason is seen why the same is not true of them. A man loves his enemy. This he does, not from any worthiness in him, but because of his worth as having capacity for good. In view of this he subdues his resentment, and makes sacrifices for the good of his enemy as he would for his own. This is a right and holy act. Is it done because it is so, or does it become so from the end for which it is done? The questions answer themselves.

Dr. McCosh says my difficulty "arises entirely from

a misapprehension of the nature of the first truths of the intellect, and of the ultimate ends of the moral constitution." "The reason of first truths," he adds, "is to be found, not in anything out of themselves, but in themselves and the objects contemplated." "Does not Dr. Hopkins," he asks triumphantly, "see that in affirming our own existence and identity, which is a rational act, we have the reason, not beyond, but in the thing?" Yes; and admitting the parallelism here assumed, does not Dr. McCosh see that it makes against him? The reason for affirming the truth is not in the act affirming it, or in any quality of the act, but "in the objects contemplated;" it should follow, therefore, that the reason for choosing an end is found, not in the act of choosing, or in any quality of the act, but in the end; and that is just what I say. But I do not admit the parallelism. It seems to me that the processes of the mind, in dealing with first truths where there is no choice, and with ends where there is, are wholly different. With what he says of first truths I agree; but the moment he passes to ends, I seem to find confusion both in the thought and in the language. "So," he says, "it is with final moral ends — ends in themselves. When we love God in such a way as to constitute this a moral act, we see that there is an obligation in the very act; and that not our own enjoyment, or that of God, but because it is right in itself." Concerning this extraordinary passage, which contains the gist of what he says, I inquire, 1st. Whether any "final" end be not an end in itself, whether moral or not? 2d. Whether a "moral" end means anything more than an end that we are under obligation to choose? 3d. Whether it be possible to love God so that it shall not be a moral act? And 4th. Whether Dr. McCosh means to say that we do not see that there is an obligation to love God before

we love him? His language implies this. He says, "*When* we love him, we see that there is an obligation *in the very act.*" If it be "*in the very act,*" it could not exist before that, and so a man who had never loved God could be under no obligation to love him. This consequence must follow every attempt to make, as Dr. McCosh does, obligation, or the sense of it, a part of virtue. The obligation is "not our own enjoyment, or that of God;" but it may be affirmed in view of the capacity of God and of other beings for enjoyment, and not because "it is right in itself," aside from all relation to enjoyment; and this I suppose to be the truth. I suppose the moral reason affirms obligation to choose, not goodness, but good as good in itself. This, I suppose, is ultimate, and that a reason for every right act may be found in its relation to this ultimate good.

And here I must notice a misapprehension of Dr. McCosh respecting the place assigned by me to the moral reason. He says my "confusion arises from making the moral reason come after the end, after the end has been chosen." I not only do not do this, but it never occurred to me as possible that any one should. As I understand it, the moral reason has a place in determining the supreme end by affirming obligation to choose it, but it is no part of the end; nor is the obligation a part of the act or choice. The choice, the love, I make "to be a simple primitive act in view of the object as worthy of love." In this, Dr. McCosh is so obliging as to say that I have "hit the truth for once;" and yet he says that "the intuitive, concrete conviction of obligation" is a part of the love, thus making it complex. Certainly I recognize the love as "fit, proper, and due;" but I also say that the love itself is impossible, except through a capacity for enjoyment. This makes "a sensibility the condition precedent of all

moral ideas," and is fatal to the theory of an eternal right, or that anything is right in itself apart from all relation to enjoyment.

On the Scriptural question, I have only to repeat what I have already said. The passage quoted by Dr. McCosh is the only one in the Bible that seems to say that we are "to do right *because it is right*;" but that does not say it, and scarcely seems to. If it said *that*, no further question could be asked. The theory of morals would be settled. What it does say is, that children should *obey their parents* because it is right, and that leaves the question, Why is it right to obey parents? where it was before. I "am surprised" that Dr. McCosh should think this a text in point. It is, indeed, worthy of notice how little is said of "right" in the New Testament. The word is used but thirteen times in all, and only ten times as an adjective. Of these, the word *δίκαιον*, translated right in the passage quoted, is used but five times; the proper meaning of it is not right, as that term is used in this discussion, but just; and in no other case can it be tortured into a support of the theory of Dr. McCosh.

Of "the whole tenor of the Scripture" on this point, I am content that any one should judge, as between Dr. McCosh and myself, who has not a theory to support. Our Saviour opened the Sermon on the Mount, and every beatitude, by speaking of blessedness. In the same connection, he spoke of the "great reward in heaven." The general doctrine of the Scriptures is, that men shall be *rewarded* according to their works. The "good and faithful servant" is to enter into the joy of his Lord. The righteous are to inherit eternal life, and the wicked to go into "everlasting punishment." It was for the "joy that was set before Him that the Saviour himself endured the cross, despising the shame."

Dr. McCosh refers to the theological bearings of the point in question. Those I might discuss if there were space and a call for it; but there is neither. Let the question be decided on its merits. That is the only fair way; and to aid our readers in doing that has been my endeavor in the preceding discussion.

MARK HOPKINS.

WILLIAMS COLLEGE, *July 24, 1869.*

DR. McCOSH'S SUMMATION

OF THE CONTROVERSY BETWEEN HIM AND DR. HOPKINS.

THE discussion between Dr. Hopkins and myself must sooner or later come to an end, and I do not see why it should not now close. I fear the readers of the "Observer" will complain if we protract it much longer. We have both had an opportunity of stating our views, and the public must judge for themselves. Intelligent readers have already before them the means of coming to a decision, and will not thank us for falling, as we might be tempted to do, into miserable wrangling. I am in this paper to take up no new topic. I am simply to sum up what I believe to be the substance of the dispute.

(1.) Dr. Hopkins tells us, in language which cannot be too often quoted, that the final end of man is "some form of enjoyment or satisfaction in the consciousness." "That end," he says, is "in the sensibility," and "the capacity of feeling is called the sensibility, and the feeling may be one of pleasure or pain, of joy or of sorrow." He says in his last paper, "If we suppose the sensibility excluded, the conception even of an end is impossible." Now this is the point which I controvert. I maintain that

we ought to look to something higher, and that all truly good action has a higher reference. I have to complain that in explaining and defending his peculiar theory Dr. Hopkins changes "form of enjoyment" and "sensitivity" into "good" and "blessedness." In this way I believe he deceives himself, and would hide from others the sensational character of his system. If by "good" is meant "moral good," I agree with him; but then it is a departure from his fundamental principle, — that man's end is some form of enjoyment. He is able to give his theory a plausible appearance and a lofty moral tone only by passing from the one to the other. If we substitute for "the good," wherever it occurs, "the feeling of pleasure and pain," we see how bare and earthly the system is. In his last paper, he tells us that "blessedness is the supreme end." This sounds well, and if it be properly explained, the view is correct. But the "blessedness" which has thus come in surreptitiously in the defense of his theory is not the same as "the enjoyment" of his primary principle. There may be an "enjoyment in consciousness" which is not blessedness; and there is a blessedness which is not enjoyment, as when a man suffers pain and reproach in a good cause. He speaks of the supreme end being "blessedness, the blessedness of God and of his rational universe." Substitute for "blessedness" "sensitive enjoyment," the sensitive enjoyment of God, and the doctrine jars upon us offensively. Surely the supreme end of man is not to promote the enjoyment of God. I insist, then, that he stick to the one or other, either the enjoyment or the blessedness. If he adhere to the enjoyment, his theory becomes the utilitarianism which he repudiates. If he insist on bringing in blessedness, he has introduced, whether he sees it or no, a new and farther element, and is driven, logically, to a very different

theory. Whichever horn he takes, he is in difficulties in this middle position which he has chosen to occupy. When our Lord says, "Blessed are they who mourn," he includes vastly more than mere sensitive enjoyment. If Dr. Hopkins means by "blessedness" a "holy enjoyment," I believe that this is a supreme end; but it is so because holiness is a constituent.

(2.) I am sorry to find that he and I do not agree, as I thought at one time that we did, as to the way of settling the question between us. As a question of mental philosophy, I presumed that it was to be determined by an inquiry into our mental and moral nature. It turns out that Dr. Hopkins does not admit this. I am not sure what is the way in which he would settle it. He says, "As rational, we have the power to overlook and comprehend our whole being as we would a locomotive, and I suppose the question must be decided by our doing this." I accept his illustration. We determine the end of a locomotive by looking at its structure and its relation to other things in the uses to which it is turned. It is thus we are to determine the end of man's existence, as a question in philosophy. We look at man's nature, especially his higher nature, his moral nature, his moral reason, or conscience; and we find it to declare that there is something higher than mere enjoyment, and to which enjoyment should be subordinated, if the two come in collision. I am sorry to find him, in his last paper, falling into the omission of Professor Bain, and of the sensational and utilitarian school generally, and representing the original constituents of man's end to be 'intellect to know, sensibility to feel, and will to choose and act.' In doing so, he has left out as an independent element the Moral Power Moral Reason, or Conscience, which, looking to an action, declares it to be good or evil, to be chosen and done as being good, or to

be avoided as being evil. This moral power in man declares, if we listen to it, that there is a higher end than the mere securing or promoting of enjoyment, and that this is an end which man should set before him. I am amazed to find him declaring that, apart from sensibility, "the conception of an end is impossible." The Moral Faculty points to a higher end, and it is easy to form a conception of it. I hold, then, that our moral nature settles the question in my favor, and I do not allow a loose appeal to any supposed "rational" or "over-looking" or "comprehending" power capable of determining the question without looking at the decisions of conscience.

(3.) He gives a place to the Moral Reason, but it is not, I think, the proper place—it is a confused place. He tells us that "Moral Reason has a place in determining the supreme end by affirming the obligation to choose it, but is no part in the end." In discussing this subject, he puts a number of questions to me which I could easily answer, but the questions and the answers would only conduct us into a miserable chop-logic no way fitted to lead to a solution. Whenever the Moral Reason looks at a moral act,—say justice, or love to God, or love to man,—it declares it to be binding. It declares it to be so beforehand and behindhand, as Dr. Hopkins seems to admit. But I go a step further, and affirm that the moral power declares the act to be good at the very time we do it; that is, cherish the affection, or do the deed that is virtuous. I hold that not only before we love God and after we love God, but when we love God, we see that there is obligation in the act. This makes the sense of duty to enter into the virtuous act and to become part of the end. This does not make the act complex, any more than water is complex, as containing two elements—oxygen and hydrogen; any

more than any other actual state of the mind is complex — all operations of the mind being concrete. Upon my statement that when we love God, we see that there is an obligation in the very act, he comments in a way scarcely worthy of him: "If it be in the very act, it could not exist before that, and so a man who had never loved God, could be under no obligation to love him." Surely a thing may be in the act, and yet exist before the act. The truth is, that if the obligation did not already exist, man could not see it by the Moral Reason. As the obligation exists, the Moral Reason may perceive it beforehand and behindhand, but also in the very act.

(4.) On another important point we differ. He denies, and I affirm, that the quality of an action may be the ground of an obligation to do that action. When I affirm this, I do not mean that an *abstraction* is the ground of obligation, but that the concrete action is good as possessing that quality — that is, is done because it is right. This, I think, can easily be decided. I am tempted, let me suppose, to tell a lie, to say that I did not commit an act which I did commit. But in looking at and considering the act thus suggested, I see that it is evil in itself, and I decline doing it. It is clear to me that in such a case we are led to refuse to do the deed because of the sinful quality of the act, and not because we look to some form of enjoyment. It is the same with injustice, with ingratitude, and other sins. I avoid them, or should avoid them, not simply because they may deprive me or others of enjoyment, but because they are inherently evil. It is in the same way that we are led, or should be led, to do a good act, say to cherish gratitude or godliness: we see the essential excellence of the affections. Even in love the same element enters when the feeling rises to the rank of a virtue; for all

love is not virtuous. We have to distinguish between a holy love and an unholy; and a holy love, say love to God or love to man, is cherished as being right proper, due, and not from any enjoyment to be thus derived by God or by ourselves.

(5.) I allow that in many virtues, pleasure and pain enter into our view. We are bound as much as within us lies to promote the happiness of all beings capable of joy or of sorrow. But even here, let it be observed, a moral element enters: we are *bound* to do this. All our higher moralists maintain that justice, which looks to what is right in itself, is a virtue quite as much as benevolence is. Dr. Hopkins argues that in loving God we do so "in the view of the capacity of God and other beings for enjoyment." I am not prepared to uphold such a statement; for my moral nature, as interpreted by my consciousness, does not seem to me to sanction it. We love God as being our Creator and Benefactor, and as possessed of all perfection.

I am not to enter on new subjects, and so will not review the statement which he gives of the doctrines of certain philosophers. It could easily be shown that neither Butler nor Edwards lend any sanction to the very peculiar ethical theory of Dr. Hopkins. I need to touch only on one other point.

(6.) The Bible happily is not a metaphysical work, and I am not very willing to use its simple statements to settle philosophic questions. But it seems to me that the Word of God, in its spirit and its letter, opposes that theory which makes man's highest end to be enjoyment. Everywhere God is represented as a Being of whose character holiness is as essential an attribute as even benevolence. Sin is spoken of as an evil in itself, and requiring atonement to be made for it. We are taught to do this, and avoid that, not merely that we may

avoid sensitive pain, and gain sensitive enjoyment, but because God has commanded it, and because we are bound to obey God. Our chief end is to glorify God, and in this, and under this, enjoy Him forever.

I began this discussion with a profound veneration for the character and abilities of Dr. Hopkins, and I close it with the same sentiment.

PRINCETON, N. J., *Sept.* 13, 1869.

REV. DR. HOPKINS'S CONCLUSION.

DR. McCOSH thinks it time the discussion between him and myself should close. I agree with him. He says, "We have both had an opportunity of stating our views," and that "intelligent readers have already before them the means of coming to a decision." So I thought, and was content. Hence anything further, and especially a rediscussion of the whole matter in the form of a summing up, was unexpected by me. Under these circumstances it is with reluctance that I say a word more; but from his fame and position the words of Dr. McCosh fall with weight, and I am unwilling that some statements and representations in his last paper should pass without notice.

On the first point taken up by Dr. McCosh, I am happy to say that, in my opinion, we are more nearly agreed than he seems to suppose. I cannot but think that much of our seeming difference arises from the different meaning we give to the word "sensibility," and hence to "blessedness." By the sensibility, I mean, in common, as I suppose, with philosophers generally, the capacity of feeling in its whole range, as revealed, not only through the activity of the senses, but

of every mental and moral power; and did not suspect the possibility of my being supposed to mean anything else. According to this, blessedness would be a form of enjoyment, and, except in and through the sensibility, would be impossible. But Dr. McCosh cannot mean this, for he says "there is a blessedness which is not enjoyment," and calls on me to "stick to the one or the other." He says that if I adhere to enjoyment, my theory becomes utilitarianism; if I insist on bringing in blessedness, I introduce a new element, whether I see it or not: and so he makes two horns of a dilemma where I see no horn at all. He says that the end of man is not in the sensibility, and yet says that "blessedness," "properly explained," "is the supreme end." He says that "holy enjoyment is a supreme end," — that is, *the* supreme end, for there can be but one. But this is precisely what I have said from the beginning,¹ and whoever says this, explain it as he may, must agree with me substantially in my whole theory, "whether he sees it or not." I congratulate Dr. McCosh, or rather myself, on his coming to this result; but what meaning he can attach to the word "sensibility" in his process of doing so, is inscrutable to me. With the above meaning, I still say that "if we suppose the sensibility excluded, the conception even, of an end is impossible;" and I cannot but think that my readers, and even Dr. McCosh will agree with me. As I have said from the first, a being with no capacity of feeling of any kind not only could form no conception of an end, but would lack the very condition that would enable him to form moral ideas or to formulate a moral law.

Under his second head, again, I think we should be substantially agreed but for the same difficulty. Dr. McCosh accepts my illustration of the mode in which

¹ See *Moral Science*, lect. viii.

the question between us is to be settled. He says, "We determine the end of a locomotive by looking at its structure and its relation to other things in the uses to which it is put. It is thus that we are to determine the end of man's existence as a question of philosophy." This is just what I say; and also that it follows that as we do not determine the end of a locomotive by inquiring "what saith our moral nature," so neither do we determine thus the end of man; whereas Dr. McCosh says, after saying what I have quoted above, that the end of man is to be determined by his conscience. As I think, we judge that the end of man is to be gained by obeying his conscience by comparing that faculty with others, but that judgment and comparison are not the work of the faculty itself. In this there is a slight difference on another ground; but now comes that again from our not understanding alike "sensibility" and its cognates. Dr. McCosh is "sorry to find me falling into the omission of Professor Bain, and of the sensational and utilitarian school generally," — an omission, by the way, fallen into by Kant and Hamilton and every distinguished intuitional philosopher who has written since, — "and representing the original constituents of man's end [being?] to be intellect to know, sensibility to feel, and will to choose and act." In so doing, he says I have "left out, as an independent element, the Moral Power, Moral Reason, or Conscience." He is "amazed to find me declaring that without a sensibility the conception of an end is impossible." He holds that "the moral power in man declares that there is a higher end than the mere securing or procuring of enjoyment," and that "it is easy to form a conception of it." Here it is, in all this, that we feel the need of that inscrutable meaning of the word "sensibility" of which I have spoken. For with-

out it what have we? We have a part of man's nature, and that the highest, which neither consists, nor is employed, in knowing, or feeling, or willing! What else is possible? We have an end without a sensibility, easy to be conceived of, higher than any other, and yet the pursuit of which would neither secure nor promote, at least intentionally, the enjoyment of anybody. I am curious to know what such an end may be, especially in the view of one who holds that "the supreme end is blessedness (properly explained) or holy enjoyment."

Under his third head Dr. McCosh says that I "give to Moral Reason a place, but a confused place." What I say is, that moral reason recognizes moral quality, and affirms obligation to choose ends. He, as I suppose, says the same, and also makes this affirmation of obligation, or sense of duty, a part of the end. He says, "This makes the sense of duty to enter into the virtuous act and to become part of the end." I say it enters into the act to give it quality, but not as a part of the end. The end, I suppose, must be known before the sense of duty can be originated. Whether this more complex view gives moral reason a less "confused place," I leave others to judge. That a moral act may be binding, both beforehand and at the time when it is done, I agree fully with Dr. McCosh; but am not sure that I understand what is meant by its being binding "behindhand."

On the question under his fourth head, we seem to be in direct opposition. Dr. McCosh affirms, and I deny, that the quality of an act can be the ground of obligation to do that act; and yet I am not sure that we are looking at precisely the same point when we thus affirm and deny. I agree that the quality of an act may be assigned as the reason for doing it. A man

may be exhorted to do a just act because it is just, or he may say he did it because it was so. This is convenient, and often sufficient, and language has accommodated itself to it as it has to the apparent motion of the heavens; but it would be mere trifling to assign the fact of the justice of an act — that is the quality of justice in it — as the ground of the obligation to do justice. We here seek what is ultimate, the real nature of things; and what I say, and have said, is that without an underlying sensibility and its products in the consciousness, the quality itself of justice could not exist — that nothing could be either just or right. He and his school say that an action is right because it is right; and that is the end of it. I say that a reason can always be given why an action is right, and that without a sensibility, the quality of right in an action, regarded as moral, could not exist.

Under his fifth head Dr. McCosh allows that “in many virtues pleasure and pain enter into our view.” “We are bound,” he says, “as much as in us lies, to promote the happiness of all beings capable of joy or of sorrow. But even here, let it be observed, a moral element enters: we are *bound* to do this.” Of course we are. Who ever thought otherwise? I agree with Dr. McCosh perfectly, that when beings capable of joy or of sorrow are in question, we are as much, or at least nearly as much, bound to exert ourselves for them as if they were capable of no such thing. I agree with him that justice is quite as much a virtue as benevolence, only I do not think that “justice looks to what is right in itself” independently of benevolence, or that it could exist without it. I think benevolence its condition, but no more think the idea of justice a part of that of benevolence than I do the idea of identity a part of that of being. I think also that if God were

as incapable of sensibility as a rock, and so incapable of enjoyment, it would be impossible for us to love Him with the love of benevolence, the only love commanded.

Respecting the Bible, Dr. McCosh says, under his sixth head, that he is "not very willing to use its simple statements to settle philosophic questions." I am. Let the Bible state anything simply and explicitly, and I have no philosophy to oppose to it. I said that the Bible nowhere commands us to do right because it is right. Dr. McCosh was surprised, and undertook to show that it did, by quoting the only passage he could find that seemed to say so, though it did not. He now simply says that it seems to him "that the Word of God in its spirit and letter opposes that theory which makes man's highest end to be enjoyment," quoting no text, and implying, in the form of his statement, that I hold that the end of man is his own enjoyment. I have nowhere said that. What I say is, that the highest end of man is to *cause* blessedness "properly explained." In immediate connection, Dr. McCosh speaks of *sensitive* pain and *sensitive* enjoyment as if they were the basis of my system. I trust I have said nothing to justify this. I am no sensationalist, but a believer in the highest form of intuitional and spiritual philosophy. I am no utilitarian. I believe in a good that is good in itself, and to be sought for its own sake; and in disinterested love of beings who are capable of happiness, quite as much, too, as if they were not. In my two books, I have examined the constitution of man in its relation both to nature and to the Bible. I have found from that, that the law of the constitution is the law of the Bible. That law — *the Law of Love* — I accept and endeavor to enforce — simply that. I build no "half-way house." I bring in nothing "sur

reptitiously." I steal no element. I do not subordinate virtue to happiness, but find a harmony between them. I do not say as Dr. Lord, in his letter to the graduates of Dartmouth, taking the representation of Dr. McCosh, represents me as saying, that I am bound to glorify God "because my faculties are adapted to that duty, and in performing it my faculties will be in harmony, and I shall be happy." I simply find the moral law — the one law for myself and for all others — impersonal and impartial, and have as little to do with this terrible enjoyment as is possible under a law that requires me to promote it in its purest form and in the highest degree.

But enough. All metaphysical points lie within a narrow compass, and it is both amusing and annoying to me to see what a fog of discussion, and often *nimbus*, will gather around them. Those involved in this discussion seem to me simple and luminous. Most of the difficulty in making them appear so to others arises from the imperfection of language. This has seemed to me so great, that for years I was deterred from attempting anything. I saw so much on these subjects of mere logomachy. This has been a difficulty between Dr. McCosh and myself. We evidently do not always attach the same shade of meaning to the same word. If we could do that, I am confident it would bring us nearer together than we have seemed, for not only are the intuitions of all men on these subjects alike, but he and I belong to the same general school of thought, and are substantially working together.

I close by reciprocating the kind expressions of regard by Dr. McCosh. It was a great pleasure to me to welcome him in this country. I rejoiced in the éclat with which he was received at Princeton, and in the favor and endowment which his coming brought

to that College. I trust the favor will continue, and the endowment increase; and can only say that if another such man could be found who would come to this College and bring equal favor and endowment, especially, just now, the endowment, I would resign to-day.

WILLIAMS COLLEGE, *Sept. 28th*, 1869.

